



Buena Vida Supercars BV

With its registered office and principal place of business at Elektraweg 2 $^{\rm E}$ (3144 CB), in Maassluis

Chamber of Commerce number 73511099

Terms & Conditions & Privacy Policy

dated July 1, 2022

The General Terms and Conditions of Buena Vida Supercars BV in Maassluis consist of the following articles;

The privacy policy of Buena Vida Supercars BV in Maassluis consists of the following articles;

Article 1 Definitions

In these general terms and conditions, the following definitions apply:

1.1 Lessor

The private company with limited liability Buena Vida Supercars BV under the name Buena Vida Supercar Verhuur, established in Maassluis, registered with the Chamber of Commerce under number 75311099.

1.2 Lessee

The natural or legal person with whom the agreement is concluded.

1.3 Rental agreement

The further written elaboration of the reservation of a Supercar.

1.4 Driver

The actual driver of the Supercar who has identified himself with a valid driver's license.

1.5 Supercar

The motor vehicle as described in the rental agreement, owned by the holding company of the lessor 'Viejo & Nuevo BV established in Maassluis, which is made available to the lessee by the lessor or a replacement motor vehicle, by mutual consent.

1.6 Reservation

The reservation of a specified Supercar for a specific period of time and at a specific price, concluded between the lessee and the lessor.

1.7 Written

Written means by e-mail.

1.8 Completion of the reservation

The reservation is completed and is confirmed after the lessor has confirmed it in writing by means of a reservation confirmation.

1.9 Booking confirmation

The reservation confirmation contains the following information: the lessee's personal details, the date and duration of the reservation, the price of the insurance, the agreed kilometer price or the kilometer package, the total price of the complete booking and the confirmation of the lessee's agreement on the terms and conditions.

1.10 A copy of the proof of identity

In order to make the reservation, the lessee must submit a copy of his identity card, driver's license or passport, in writing or on location. This copy contains at least the following information: first name or names, surname, photo, date of birth. All other information that is not relevant to the lessor must be made illegible. The following must be stated on the copy, in such a way that all the aforementioned relevant information is legible: the date of the reservation and 'Buena Vida Supercars BV'

Article 2 General terms and conditions

2.1 Application

These General Terms and Conditions apply to, and form part of, every reservation and rental agreement as concluded between the lessor and the lessee.

2.2 Deviating conditions

- 2.2.1 Deviating terms and conditions only apply insofar as they have been expressly agreed in writing between the lessor and the lessee.
- 2.2.2 The deviating conditions only apply to the relevant reservation and/or rental agreement.

2.3 Publication and publicity of general terms and conditions

- 2.3.1 The General Terms and Conditions are transparent and can be saved in a readable PDF document when making the reservation via the website of the lessor (www.buenavidaautoverhuur.nl).
- 2.3.2 The General Terms and Conditions are also available on the website of the lessor (www.buenavidaautoverhuur.nl).
- 2.3.3 If and insofar as necessary, the lessor will also send the General Terms and Conditions as an attachment with the reservation confirmation.

Article 3 - Online reservations

3.1 Online reservations

- 3.1.1 This article applies to reservations that have been requested online via the quotation form.
- 3.1.2 This article applies to reservations made by whatsapp
- 3.1.3 This article applies to reservations made by telephone

3.2 Establishment of reservation

The reservation is made after the lessor has confirmed the reservation towards the lessee in writing by means of the reservation confirmation.

3.3 Binding

A reservation that has been made, whereby a particular Supercar has been reserved for the lessee for a specific period of time, if applicable including a pick-up and delivery service, is binding, with all rights and obligations attached to it by operation of law.

3.4 The rental agreement

- 3.4.1 The rental agreement concerns the further written elaboration of the written reservation concluded between the lessee and the lessor, as well as the condition of the vehicle, which states, among other things, the mileage and any damage that is already present to the vehicle.
- 3.4.2 The rental agreement is signed for approval by the renter and the lessor when the Supercar is put into use.

Article 4 Oral reservations

4.1 Oral reservation

This article applies to verbal reservations made at the lessor's office.

4.2 Establishment of reservation

The reservation is established and finalized after the lessee has signed the reservation confirmation, has submitted a copy of his/her proof of identity and has made a deposit of 5% of the rent. The payment of the rent must be paid within 2 weeks after the invoice date, the deposit must be paid no later than before the start of the reservation.

4.3 Bound by law to rights and obligations

A reservation that has been made, whereby a specific Supercar is reserved for a specific period of time, insofar as applicable, including the pick-up and delivery service, by the lessor for the lessee is binding with all rights and obligations attached to it by operation of law.

4.4 Rental agreement

The rental agreement concerns the further written elaboration of the verbal reservation concluded between the lessee and the lessor, as well as the condition of the vehicle, which states, among other things, the mileage and any damage to the vehicle. This rental agreement will be signed for approval by the lessee and the lessor when the Supercar is put into use.

Article 5 Prices

5.1 Statutory sales tax percentage

The rental or rental of a Supercar is subject to the statutory percentage of turnover tax due.

5.2. Free distance or kilometer costs

- 5.2.1 The rental price of the Supercar made available by the lessor includes a distance of 100 kilometers to be covered, unless otherwise agreed in the rental agreement.
- 5.2.2 The above rate does not apply to the experience packages. These include fuel and are kilometer-free.
- 5.2.3 More kilometers driven will be settled by the lessor against the deposit or charged at the rate agreed in the rental agreement.

5.3 Determining the number of kilometers driven

The number of kilometers driven is determined on the basis of the odometer reading; the difference between the mileage at the end of the rental period and the mileage as stated on the rental agreement.

5.4 Tank costs

Tank costs are €50 per quarter tank for each Supercar.

5.5 VAT

The prices are for individuals including VAT, for companies exclusive of VAT.

5.6 Collection and delivery service

The collection and delivery service is €2.50 per kilometer, with a starting rate of €50.

Article 6 Payment

6.1 Payment due

The lessee owes the lessee the agreed rent plus any additional costs from the moment he/she has received the reservation confirmation.

6.2 Payment term invoice

Immediately after the reservation confirmation, the relevant invoice will be sent to the lessee by the lessor in writing. The payment term of the invoice is 7 days, but must be paid at the latest at the start of the reservation.

6.3 Deposit

The deposit applicable to the reservation, to be paid by the lessee, must be paid to the lessor at the latest at the start of the reservation.

6.4 Refund of deposit

Repayment of the deposit, after deduction of: mileage allowance, fuel and tank costs, fines, other occurring and demonstrable costs, will take place within 14 days after termination of the rental agreement.

6.5 Rental agreement when using the Supercar abroad, or rental agreement with a lessee who does not have a place of residence or residence in the Netherlands

If the use of the Supercar abroad has been agreed between the parties, or if the lessee has no known place of residence or residence in the Netherlands, the refund of the deposit referred to under 6.4 will take place within 7 weeks after termination of the reservation.

Article 7 Cancellation of the reservation

7.1 Cancellation up to the 42 e day before the day of the rental

In case of cancellation of the reservation up to the 42nd day before the start of the rental, the lessee owes 20% of the agreed rent to the lessor.

7.2 Cancellation from the 42nd to the 28th day before the day of the rental

In case of cancellation of the reservation from the 42nd to 28th day before the start of the rental, the lessee owes the lessor 35% of the agreed rent

7.3 Cancellation from the 28th to the 21st day before the day of the rental

the event of cancellation of the reservation from the 28th day to the 21st day before the start of the rental, the lessee owes the lessor 40% of the agreed rent.

7.4 Cancellation from the 21st to the 14th day before the day of the rental

In case of cancellation of the reservation from the 21st to the 14th day before the start of the rental, the lessee owes 50% of the agreed rent to the lessor.

7.5 Cancellation from the 14th to the 5th day before the day of the rental

In case of cancellation of the reservation from the ^{14th} up to the 5th day before ^{the} start of the rental period, the lessee owes 70% of the agreed rent to the lessor.

7.6 Cancellation from the 5th ^{day} until the day before the start of the rental

^{of} cancellation from the 5th day to the day before the start of the rental, the lessee owes 90% of the agreed rent to the lessor.

7.7 Cancellation on the day of rental

In the event of cancellation on the day of rental, the lessee owes the lessor 100% of the agreed rent.

7.8 No show

If the renter does not show up (no-show) on the day of rental, and therefore does not purchase the Supercar, the renter owes the lessor 100% of the agreed rental amount.

7.9 Cancellation of a reservation made at short notice

In the event of cancellation of a reservation made in the short term, the above terms apply.

7.10 Cancellation or change of reservation free of charge

Cancellation or modification of the reservation free of charge is possible up to a maximum of 24 hours after confirmation of the reservation.

7.11 Convert rental date

If the lessee wants to change the reservation date to another date, the lessor will charge 25% of the full rent.

Article 8 Insurance, deductible, liability and deposit

8.1 Third party insurance

The Supercar made available by the lessor is third-party insured. For every third-party damage, a deductible for the lessee of a maximum of €10,000 applies. A 'rental clause' applies subject to the following conditions.

- 8.1.1 The relevant Supercar is only insured if it is driven by the driver established when the rental agreement was concluded.
- 8.1.2 The relevant Supercar is only insured during the time frame specified in the rental agreement.
- 8.1.3 The Supercar in question is only insured during recreational use by the hirer and not during commercial activities.

8.2 Insurance premium

The insurance premium owed by the lessee to the lessor is:

- 8.2.1 €100 per day for every driver of 24 years or older, who is in possession of a valid Dutch driver's license
- 8.2.2 €200 per day for every driver of 25 years or older who is in possession of a foreign driving license valid in the Netherlands or an international driving license with EU coverage.
- 8.2.3 €400 per day for every driver under the age of 25 in possession of a foreign driving license valid in the Netherlands or an international driving license with EU coverage.

8.3 Damage

In the event of damage to the Supercar, the lessor must be notified immediately by the lessee.

8.3.1 In the event of collision damage, the hirer is obliged to complete or have completed the damage form present in the Supercar, to sign it himself and to have the other party sign the form.

8.4 Damage Inspection

At the start and end of the rental agreement, the Supercar is inspected by the lessee and lessor for damage. The result of this damage is recorded in writing in the rental agreement.

8.5 Liability for (consequential) damage

The renter is liable for all (consequential) damage to the Supercar and/or demonstrable further trading loss of the lessor that occurred to the Supercar in the period between the start and the end of the rental agreement.

8.6 Liability for dangerous or improper conduct

The Renter is liable for all dangerous or inappropriate behaviour, including driving behaviour, of the driver(s) and/or passenger(s) of the Supercar.

8.7 Liability for dangerous or improper conduct

Liability for dangerous or improper conduct; reckless driving, is further explained in the 'Fine Clause' of Article 9 of these General Terms and Conditions.

8.8 Deductible

The deductible to be borne by the lessee with regard to damage(s) is limited to a maximum of €10,000, unless provided otherwise in these General Terms and Conditions.

8.9 Fines and fines

See article 9 of these General Terms and Conditions.

8.10 Damage caused by demonstrable malicious intent or gross negligence attributable to the lessee and/or driver.

See article 10 of these General Terms and Conditions.

8.11 Driver is obliged to take out third-party liability insurance

Every driver must be insured and is therefore obliged to take out third-party insurance and to pay the premium referred to in Article 8.2. In addition, there is a 'damage passenger insurance', for which no additional premium is due. For the driver and passengers, this provides cover in the event of accidents of a maximum of €1,000,000 for all insured persons together. In the event that the driver is not insured, the penalty clause in Article 9 applies.

Article 9 Penalty clause

The lessor is entitled to impose a fine on the lessee in any case, and not limited to, behavior as described in Article 10, damage, pollution of the Supercar, etc.

- 9.1 A fine is understood to mean, but not limited to:
 - 9.1.1 Withholding the deposit and/or charging the excess
 - 9.1.2 Charging the fine from the CJIB
 - 9.1.3 Administration costs of € 50.00
 - 9.1.4 Charging a percentage of the appraised value of the Supercar
 - 9.1.5 Cleaning costs of €250
 - 9.1.6 Compensation for the damage made/caused will be deducted from the deposit insofar as this is possible, the remaining amount will be invoiced.

9.2 Full liability of the lessee

The renter who purchases the Supercar from the lessor, and whose name is therefore stated on the rental contract, is fully liable for the fines, insofar as they arise during the term of the rental agreement.

9.3 Soiling the interior of the Supercar

- 9.3.1 If the lessee finds that the interior of the rented Supercar is dirty, the lessor will charge an amount of €250.00 for cleaning costs.
- 9.3.2 If the lessor finds that the interior of the Supercar has been damaged by pollution, the lessor will charge an amount of €250 for cleaning costs, and the repair costs will be deducted from the deposit.

9.4 Smoking in the Supercar

Smoking in the rented Supercar is strictly prohibited. To have the smoke smell removed from the interior, the lessor will charge an amount of €250.00 for cleaning costs.

9.5 Fines

- 9.5.1 Fines include, but are not limited to, speeding fines, running a red light, overtaking on the right, etc., which are issued on the spot by a police officer, or which are reported by the CJIB. The lessor passes these fines on to the lessee.
- 9.5.2 The lessor has the fine converted into the lessee's name. This means that the lessee has an obligation to pay the fine, and the consequences of not paying the fine or not paying the fine on time are fully for the lessee's account.

9.6 Speeding violations

If the lessor finds that the lessee has committed a speeding violation, he will charge the lessee the following:

- 9.6.1 A speeding fine for breaking the speed limit with a maximum of 30 kilometers per hour: The lessor charges administration costs.
- 9.6.2 In the event of a speeding fine for violating the speed limit by at least 31 kilometers per hour, the lessor will charge administration costs and, in accordance with article 10.2 jo. 9.1.1, 70% of the deposit.
- 9.6.3 In the event of a speeding fine for breaking the speed limit by at least 35 kilometers per hour, the lessor will charge administration costs and, in accordance with Article 10.2 in conjunction with 9.1.1, will deduct 100% of the deposit.

9.7 Fines according to the Road Traffic Act (1994)

In the case of a fine imposed by the CJIB or the police, which is fined in accordance with the Road Traffic Act (WVW 1994), the lessor will pass this on to the lessee. The lessor charges administration costs for this.

9.8 Confiscation of the Supercar

If the Supercar rented by the lessee is seized, the lessor will charge the lessee 50% of the loss of income.

9.9 Driving under the influence - without damage

In the event of driving under the influence, whereby the renter has not caused any damage to the rented Supercar, motor vehicle(s) of third parties, movable or immovable property, the lessor will retain the entire deposit.

9.10 Driving under the influence - with damage

In the event of driving under the influence, whereby the lessee has caused damage to the rented Supercar, motor vehicle(s) of third parties, movable or immovable property, the lessor will retain the entire deposit and hold the lessee liable for compensation for the incurred/caused damage.

9.11 Leaving the Netherlands with the Supercar

If it is established that the Supercar has left the Netherlands, the lessor is entitled to withhold the deposit as a fine, unless the lessee has insurance with EU coverage.

Article 10 Reckless driving; malicious intent/gross negligence

- 10.1 Reckless driving is detected by , among others, but not exclusively
 - 10.1.1 Detection/fine by the police or enforcers
 - 10.1.2 Establishment by third party evidence
 - 10.1.3 Detection by the lessor by means of the GPS tracker
- 10.2 Imposition of fines

The lessor is entitled to impose a fine for conduct that falls under reckless driving, as determined in Article 9.

10.3 Reckless Driving Definitions

Reckless driving includes in any case the following behaviour/violations:

- 10.3.1 Driving in such a way that this causes or may cause damage to the rented Supercar.
- 10.3.2 Exceeding the applicable speed limit by more than 30 km/h.
- 10.3.3 Driving the rented Supercar under the influence of soft drugs, hard drugs, alcohol, nitrous oxide and other narcotics.

- 10.3.4 Have the rented Supercar driven by an uninsured driver who does not have a valid Dutch driver's license.
- 10.3.5 Giving the rented Supercar to a driver who is not mentioned in the rental contract.
- 10.3.6 Have the rented Supercar driven by a driver who is not mentioned in the rental contract.
- 10.3.7 Rude driving behavior such as, but not limited to: tailgating, overtaking on the right, not giving way, driving and/or overtaking on or over the hard shoulder.

10.4 Liability

The lessee who has purchased the Supercar from the lessor, and whose name is therefore stated on the rental contract, is jointly and severally liable for the fine imposed by the CJIB and/or the lessor.

Article 11 Damage

11.1 Liability for damage

The renter is liable for damage caused by him to the rented Supercar, or with the Supercar to the motor vehicle(s) of third parties, movable or immovable property of third parties.

11.2 Liability for damage caused by a non-renter or uninsured driver

The renter is liable for damage caused by a non-renter or non-insured person to the rented Supercar, motor vehicle(s) of third parties, movable or immovable property of third parties.

Article 12 Standstill of the Supercar, payment of the insurance

- 12.1 Passing on loss of income to the insurance party
 - 12.1.1 In the event that the Supercar cannot be used for rental without repair, the lessor is entitled to charge its loss of income to the insurer, without prejudice to the lessor's right to charge the lessee for damage resulting from this.
 - 12.1.2 The down time is calculated from the next rental date of the Supercar.
 - 12.1.3 The lessor calculates the compensation as follows: 1.7% per mille of the catalog value of the Supercar, multiplied by the calculated standstill time.
 - 12.1.4 The standstill time is calculated by using the Supercar in the same period of the previous calendar year. Assuming that the bet would not suddenly be significantly more or less.
 - 12.1.5 This calculation is in accordance with Article 3 of the provision 'Agreement for Business Loss Rental Cars', which has been drawn up by the Dutch Association of Insurers.

Article 13 Theft

13.1 Lessee's obligations in the event of theft

In the event that the Supercar is stolen, the renter must:

- 13.1.1 immediately report to the nearest police station.
 - 13.1.2 to immediately inform the lessor of the theft

13.2 Compensate

- 13.2.1 In the event that the renter has made a declaration and hands over the keys to the lessor, the lessor is entitled, on the basis of the police investigation, to charge 50-70% of the catalog value of the Supercar to the lessee.
- 13.2.2 In the event that the renter does not declare and does not hand over the keys to the lessor, the lessor is entitled to charge 100% of the catalog value of the Supercar to the lessee.
- 13.2.3 In the event that the renter makes a declaration, but does not hand over the keys to the lessor, the lessor is entitled to charge 100% of the catalog value of the Supercar to the lessee.

Article 14 Lessee's obligations

14.1 Behave as a good lessee

The renter must behave as a good renter and ensure that the Supercar is used in accordance with its intended use.

- 14.1.1 It is not allowed to drive the Supercar on a circuit, on an unpaved road or outside a public road.
 - 14.1.2 It is not allowed to use the Supercar competitively.

14.2 Following Instructor Instructions

If the renter drives the Supercar under the supervision of an instructor, the renter is obliged to properly follow the instructions of this instructor.

- 14.2.1 If the renter has been informed at least twice by the instructor of deviant or dangerous driving behaviour, the instructor is entitled to abort the ride and cancel the reservation.
- 14.2.1.1 In this case, there is no question of any refund of the rent paid

14.3 Applicable traffic rules

The lessee must adhere to the applicable traffic rules.

14.3.1 In the event of violation of the applicable traffic rules, the renter is fully liable for all costs resulting therefrom, such as fines and loss of income from the lessor, such as in the event of seizure of the Supercar.

14.4 Follow the instructions of the lessor

The lessee is obliged to follow all instructions from the lessor. If the instructions are not followed, the lessor is entitled to terminate the rental agreement immediately, and without any settlement of the rent.

14.5 Making the Supercar available to third parties

The renter is prohibited from ordering or renting out the Supercar to third parties.

14.6 Forbidden to leave the Netherlands with the Supercar

The lessee is prohibited from leaving the Netherlands with the Supercar, unless otherwise agreed in writing between the lessee and lessor.

14.7 Supercar Supercar

When leaving the Supercar parked, the renter must carry out the necessary supervision of the Supercar in order to prevent damage. If that is not possible, the Supercar must be parked in a safe and/or closed place and not directly on or along the public road.

14.8 Making Supercar available to the renter

The lessee must return the Supercar to the lessor or make it available to the lessor at the agreed time, on the agreed date.

14.8.1 Failing this, the lessee owes an amount of €100 per 15 minutes after an exceedance of 15 minutes. Where a part of an hour is calculated for a full hour.

14.9 Notifying the lessor of damage

If the renter discovers damage or defects to the Supercar, he is obliged to immediately inform the lessor and to adhere to the instructions provided by the lessor.

14.10 Refueling Supercar at the end of the rental agreement

At the end of the rental agreement, the Supercar must be fully refueled with Euro-98 petrol.

14.10.1 In the absence of this, this will be done by the lessor and he will charge € 50.00 per quarter tank for this, in tank costs, which are for the account of the lessee.

14.11 Release of Claims or Other Liability

The renter indemnifies the lessor against all claims for damages or other liability resulting from the use of the Supercar during the rental agreement.

Article 15 Lessor's obligations

15.1 Making Supercar available during reservation

The lessor will make the Supercar mentioned in the rental available to the lessee during the reservation.

15.1.1 All this only after a theoretical and practical instruction given by the lessor from which it has become apparent that the lessee and/or driver has sufficient driving skills to be able to drive the Supercar.

15.2 State of the Supercar

The Supercar is clean, adequately maintained and equipped with a full tank of fuel.

15.3 Technical defects Supercar

If the Supercar breaks down due to a technical defect, it will be replaced by another Supercar as soon as possible (exchange service). This does not apply if the Supercar is located outside the Netherlands.

15.4 Failure of the Supercar as a result of malicious intent or gross negligence attributable to the renter

In the event of the breakdown of the Supercar as a result of malicious intent or gross negligence attributable to the hirer, the lessor is not obliged to replace the Supercar. The lessor is entitled to regard the lease agreement as terminated at that time, whereby the lessee cannot claim any compensation / refund for the shorter lease term.

15.5 Unavailability of agreed Supercar

If the Supercar mentioned in the rental agreement is not available due to demonstrable unforeseen circumstances, the lessor will make another Supercar available, the rental price of which is at least in the same price range. If the lessee does not agree with this, the rental agreement can be canceled free of charge.

15.6 Bad weather conditions

The lessor is entitled to cancel the reservation in case of bad weather conditions. The lessor must then make every effort to establish a new, identical reservation, taking into account the wishes of the lessee, failing which the lease can be canceled free of charge.

15.7 All fines, transactions and administrative sanctions imposed on the lessee at the time of the reservation

The lessee indemnifies the lessor against all fines, transactions and administrative sanctions, etc.

imposed on the lessor with regard to crimes and/or violations committed by the lessee and/or driver and/or passengers during the rental period. The name and address details of the lessee concerned are passed on by the lessor to the relevant authority. For this administrative work to be performed by the lessor, the lessor will charge the lessee an amount of € 12.50 (incl. VAT).

Article 16 Intellectual property

16.1 Intellectual property

Subject to an objection received from the lessee, the lessor is entitled to take photos or video recordings during the reservation and to use these for promotional

purposes. The intellectual property of this image material rests with the lessor.

Article 17 End of rental agreement

17.1 Termination of rental agreement by driving the car by an unregistered lessee, or use outside the agreed time frame

If it appears that the Supercar is being driven by an unregistered driver or is being used outside the time frame specified in the rental agreement, the Supercar is uninsured and the agreed rental agreement will be terminated immediately, without any settlement of the rental amount. In addition, the lessor will charge the lessee an immediately due and payable fine in the amount of the deposit paid by the lessee and/or the deductible as determined in Article 8.8 of these General Terms and Conditions and the lessee is liable for all further consequential damage, fines, etc.

17.2 Use Supercar without permission

If the renter uses the Supercar without permission, the agreed rental agreement will be terminated immediately and without any settlement of the rent and the Supercar must be returned immediately. In addition, the lessor will charge the lessee an immediately due and payable fine, equal to the deposit paid by the lessee and/or the deductible as determined in Article 8.8 of these General Terms and Conditions.

Article 18 Complaints

18.1 Complaints

Complaints about the tenancy agreement and/or its implementation to which the lessee wishes to attach consequences must be fully and clearly described by the lessee or his authorized representative.

within 14 days after termination of the reservation in writing and with reasons to be submitted to the lessor. Failure to submit a complaint in time will result in the lessee losing his rights in this regard.

18.2 Term settlement of complaint

The lessor must try to reach an agreement with the lessee about the settlement of the complaint within 14 days of receipt of the complaint.

If full agreement is not reached and there is a dispute that the lessee wants to see settled, the lessee can turn to the competent (cantonal) court.

Article 19 Applicability, hierarchy and applicable law

19.1 Applicable ranking

In the event of a conflict of provisions in the agreement(s), General Terms and Conditions or annexes, the following order of priority applies:

- a. the lease agreement;
- b. the reservation and other appendices to the rental agreement;
- c. the terms and conditions.

19.2 Dutch law

All agreements and/or reservations to which these General Terms and Conditions have been declared applicable are subject to Dutch law, unless mandatory law provides otherwise or expressly agreed otherwise.

19.3 Court of The Hague

Any disputes between the lessee and the lessor with regard to these General Terms and Conditions and/or rental agreements or reservations will be submitted to the competent court in The Hague according to the law, unless the lessee and lessor agree on a different way of settling disputes.

19.4 Applicability General Conditions

These General Terms and Conditions were amended on 1 July 2022, can be consulted in a PDF document via the website (www.buenavidaautoverhuur.nl), filed with the Chamber of Commerce (Chamber of Commerce number 73511099) and apply to all reservations made afterwards. and Supercar rental agreements.