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Business Membership Agreement

I agree to submit a current Driver's Abstract (to be approved by VRTUCAR) for each Employee-Driver. I agree to pay a \$500 refundable deposit per account, and a \$50 administration fee (non-refundable) per Employee-Driver. I agree to observe the terms of the Green Driver Member Rules. I recognize that VRTUCAR may amend the Member Rules and Rates at any time.

I will be responsible for paying any fees owing to VRTUCAR arising out of the use of any Employee-Drivers from our business account. I agree that this money will be a debt due and payable to VRTUCAR and that VRTUCAR has a lien on the refundable deposit to cover any amount owing.

VRTUCAR agrees, subject to the Member Rules, to provide me with access to vehicles owned or rented by it, and to pay for vehicle-related expenses such as gas, tires, insurance (under a standard insurance policy), maintenance and certain repairs as detailed in the Member Rules.

I understand that VRTUCAR will endeavor to ensure vehicles are clean, reliable and well-maintained and will periodically inspect the vehicles. However, I recognize that Members share responsibility for the maintenance and safety of vehicles by promptly reporting any problem. VRTUCAR's periodic inspection of vehicles is supplementary to the inspection of vehicles by Members. VRTUCAR does not make any representations or warranties as to the fitness or condition of any vehicle.

I understand VRTUCAR's policies on insurance claims. I recognize that VRTUCAR will not give the Group any warranty or guarantee except as follows:

VRTUCAR will use reasonable care in the performance of its services. VRTUCAR will have a program of regular preventative maintenance and will deal in a reasonable way with defects that are reported to it. However, VRTUCAR will not be liable to me for any damages or losses, however caused, arising out of, or in connection with, a vehicle not being available

when it was supposed to be; and/or any malfunction of, or deficiency in a vehicle, whether or not by accident, physical injury or property damage results; and/or any defect in a vehicle, or any breach of warranty or other obligation by any manufacturer or supplier or repairer of a vehicle. The above expresses the full obligation of VRTUCAR to the Members and is instead of a warranty, whether expressed or implied. In no event will VRTUCAR be liable for any damage or injury to persons or property, or loss of profits, or any indirect or consequential damages, however caused.

I understand that if I terminate the Membership during my first six months, VRTUCAR is not required to refund my deposit until 60 days after the initial 6 month period would have ended. If I terminate my membership after the first six month period, VRTUCAR will refund my refundable deposit within 60 days. In either case, VRTUCAR will only refund that portion of my refundable deposit remaining after deductions for money owing to VRTUCAR. This Agreement is a binding contract.

The person(s) signing below warrant that they have authority to bind the business.

Name: _____
(please print)

Signature: _____ Date: _____

Office use only

Refundable deposit(s) _____
Payment method _____

Monthly invoices

Email Snail mail

Credit card

PAD

Cheque

Deductible Protection ____

Business # _____

Employee-Driver # _____ Efob # _____

Employee-Driver # _____ Efob # _____

Employee-Driver # _____ Efob # _____

Employee-Driver # _____ Efob # _____