



## Workplace Membership Terms and Conditions

Revised May 14, 2009. These Workplace Membership Terms and Conditions replace all previous versions.

### Introduction

Welcome to CarShareHFX. These Driver Terms and Conditions are for the mutual benefit of our Members and CarShareHFX. Please let us know if there is anything you do not understand and we will be happy to explain.

### Contact Information

#### Phone

**Hotline 407 3111**, a local Halifax call

- 24/7 for **reservations** and **emergency** calls
- Call Centre charges apply for **reservation** calls; emergency calls are free.

Office **902-406-7439**

Fax 902 406 7431

#### Online reservations

Login on [carsharehfx.ca](http://carsharehfx.ca) with a Member # and password. No charge

#### Email

General: [info@carsharehfx.ca](mailto:info@carsharehfx.ca)

Billing: [accounts@carsharehfx.ca](mailto:accounts@carsharehfx.ca)

#### Office

2459 Agricola St  
Halifax, NS B3K 4C1  
Canada

In these Terms and Conditions, we refer to the person/organization who is a party to a Membership Agreement with us as the “account owner”, to persons subscribing to the Driver Terms and Conditions who are on the Driver’s List of an account owner as a “driver” and to all who have subscribed to these Terms and Conditions and been accepted by CarShareHFX as “Members” or “CarShareHFX Members”. The Member who is party to these Terms and Conditions is referred to as the “Member” or “you”. We refer to CarShareHFX as “CarShareHFX” or “we”.

“Manual” refers to the operator’s manual for the vehicle. “Handbook” refers to the CarShareHFX’s Handbook. Both are kept in the vehicle’s glove compartments.

---

CarShareHFX is a unit of CarShare Atlantic Ltd., offices at 2459 Agricola Street, Halifax, NS B3K 4C1.

## Definitions

1. : In this agreement,
  - **'CarShareHFX Price List'** means the current price list, as posted on the CarShareHFX website;
  - **'Client'** means the undersigned applicant for a Workplace Membership in CarShareHFX;
  - **'Driver'** means a person whose name appears on the its drivers List of the client and has been issued a CarShareHFX Member ID (User ID, Password, fob);
  - **'its drivers List'** means the list of Members who have been approved he Client's account;
  - **'Courtesy Administrative Charges'** means the courtesy administrative charges set out in the Driver Terms and Conditions;
  - **'Member'** is any person who has been issued a CarShareHFX Member ID;
  - **'CarShareHFX'** is a unit of CarShare Atlantic Ltd., office at 2459 Agricola Street, Halifax, NS, B3K 4C1;
  - **'Driver's Terms'** means the CarShareHFX Driver's Terms and Conditions, the most recent version of which is available on the CarShareHFX website; and
  - **'Vehicle'** means a vehicle owned/leased by CarShareHFX and includes any equipment in the vehicle.

## Application

2. By submitting an application for a Workplace Membership in CarShareHFX the client agrees to the terms of this agreement and those terms and conditions contained in the Driver's Terms. CarShareHFX may amend this agreement from time to time. Notice of any such changes will be provided to the client within seven days. The Driver's Terms may be amended in accordance with their terms.
3. The client acknowledges that CarShareHFX's acceptance of the application for a Workplace Membership account may be subject to credit approval or requirement of a security deposit.

## Payments

4. The current rates for the Vehicle usage are set out on the website and may change from time to time without notice. The client agrees to pay the rates current as of the date the relevant Vehicle is used. The rates for Courtesy Administrative Fees and related costs are set out in the Driver Terms and Conditions which are available online. All rates are payable in Canadian dollars.

## Joining Fee

5. Applicants are required to pay a Membership Joining Fee, Joining Fees for all drivers applying to be a Member and added to the Membership's Drivers List, and possibly a Security Deposit and other fees related to particular Membership Plans, at the rates set out on the website and/or specified elsewhere. The Membership joining fee consists of an Application Fee portion plus the first payment of the Membership Plan fee, the drivers' Joining Fee is solely a one-time application fee. The joining and renewal fees are non-refundable except as noted in the "30-Day Trial Period" below, even in the event that no CarShareHFX services are used or provided in the relevant period.

## Membership Fee and "30-Day Trial Period"

6. The Membership Fee is a one-time fee that becomes non-refundable 31 days after the activation of the Membership's first fob.
7. **"30-Day Trial Period"**: If the Client's request to cancel its membership is received in writing by CarShareHFX within 30 days of the date of the activation of the Membership's first fob. CarShareHFX will refund the full Membership Fee and any deposit and other fees paid on joining, minus a \$25

driver license review administration fee for each driver and less any other fees owing to CarShareHFX by the client as of the termination date.

Any refund due to the client will be paid within 45 days after the end of the month in which the client informs CarShareHFX in writing of the Client's request to cancel membership.

## Renewals

8. The Workplace Membership renewal fee must be paid at the start of each Membership Plan segment.
  - a) CarShareHFX will notify the Membership of the first upcoming renewal date.
  - b) If the client does not opt to end their membership prior to the first renewal date, CarShareHFX will renew their membership automatically thereafter until the Membership is terminated.
9. The client will be responsible for paying any fees, expenses, liens, and fines incurred by their its drivers List Members as set out in the Driver's Terms. The client acknowledges that it will be responsible for the payment of all Courtesy Administrative Charges and other charges relating to acts or the failure to act of all its Drivers.
10. The client is bound by the current joining fees, payment process and fees list set out on the website and will pay for all usage as billed. Account payment options include:
  - a) **Monthly Credit Card:** usage and other charges are charged to a credit card on file with CarShareHFX. Clients using a premium VISA or MasterCard credit card that offers zero-deductible collision damage insurance for rental cars may waive the CarShareHFX Comprehensive and Collision coverage in favour of the coverage provided by the credit card.
  - b) **Prepaid Balance Account:** payments can be made by cheque, money order, cash, VISA or MasterCard. Automatic payments can be set up for the Prepaid Balance plans.
  - c) **Trade Credit:** Upon review of a credit application CarShareHFX may make available a monthly account for the client, in its sole discretion.
11. CarShareHFX may restrict the right of any Driver to drive on the Client's account if the membership account is in default in paying any amount owing or a request for full or partial payment to CarShareHFX AND/OR if the Balance Owing is over \$50 when the monthly invoice is due. The restriction will remain in effect until such time as any amounts owing have been paid in full, including any interest accrued and a suitable payment method has been selected.
12. Payments for drivers are the responsibility of the Membership Account owner. However, if payment is not made by the account owner, each driver will be jointly and severally liable for fees and charges relating to that driver. The Membership Statement/Invoice will have trip records batched and subtotaled by the individual drivers on the its drivers List. Courtesy Administrative Charges and other charges will be added to the invoice.

## Drivers

### The Drivers List

13. The Workplace Membership Application does not include any drivers. The client is the Membership owner, and controls the its Drivers List, and is responsible for the payment of the account. There is no limit on the number of Members who may be joined to a Workplace Membership.

### Review

14. Individuals who already have a CarShareHFX Member ID may be added to the Drivers List with no charge.  
Acceptance of nominated drivers as a Member requires an individual application by each driver and the successful check of each driver's license and driving record, meeting the requirements of CarShareHFX's insurer.

Every new Driver must submit an individual application and:

- a) be at least 21 years old;
- b) have held a valid drivers license for at least three prior consecutive years;
- c) currently hold a full NS Class 5 drivers license or an equivalent;
- d) have had NO speeding convictions for driving 40 km above speed limit within last 3 years;
- e) have had no more than four (4) minor driving infractions within the last three years (6 points maximum);
- f) have had no more than one (1) at-fault accident in the previous five years; and have had NO careless driving or motor vehicle criminal charges.

As part of each drivers' online application, each answers screening questions for their eligibility on these criteria.

- If they fail the screening, their application is rejected, no Driver's Abstract is requested, and no Driver's Application fee is charged.
- If their answers pass the screening, their abstract is requested from the NS Registry of Motor Vehicles and/or other licensing agencies and the application fee is charged and is non-refundable, whether or not CarShareHFX accepts the applicant.

## Orientation

15. Each new Member is required to take the Member Orientation before their Member ID is activated and they are issued their personal RFID Access Fob ("fob").

## Behaviour

16. All its drivers must carry a valid driver's license.
17. Assignment or transfers of fobs between Members is prohibited (as is transfer from a Member to a non-member). No one who is not a Member may drive a Vehicle except as set out in the Driver's Terms under the "Emergency driver exemption".
18. All its drivers have signed the CarShareHFX Driver's Terms and Conditions and agreed adhere to all the rules and regulations found therein when using CarShareHFX vehicles and CarShareHFX services.

In particular under "Privacy

*34. [each driver has agreed to] consent to the collection, storage and use of your personal information that you supply to us or which we collect about you. This personal information may be used for the purposes of checking your driving record, sharing your driving record with the account holder on whose driver's list you are listed and our insurer, for tracking vehicles, and otherwise in accordance with our privacy policy.*

*For the purposes of this section "your driving record" includes any actual knowledge the account holder or CarShareHFX or our insurer may have about your driving or conditions that affect your ability to drive or your eligibility to use CarShareHFX, whether or not it is currently reflected in your Driver's License abstract on file with CarShareHFX.*

*Your account holder and CarShareHFX agree under the Membership Terms and Conditions (Household or Workplace) that each is obliged to advise the other immediately if either has actual knowledge of any reason affecting a Driver's ability to drive or use CarShareHFX services, including a serious medical condition, a motor vehicle accident, serious charges under the Motor Vehicles Act, misuse of CarShareHFX vehicles or misuse of your Driver List obligations, or any misrepresentation of personal information supplied to CarShareHFX.*

19. The client and CarShareHFX agree that each is obliged to advise the other immediately if either has actual knowledge of any reason affecting a Driver's ability to drive or use CarShareHFX services, including a serious medical condition, a motor vehicle accident, serious charges under the Motor Vehicles Act, misuse of CarShareHFX vehicles or misuse of your Driver List obligations, or any misrepresentation of personal information supplied to CarShareHFX. Any of the client's Drivers List

Members who become ineligible are not covered by the CarShareHFX vehicle insurance: all responsibility and liability for any accidents become the Client's responsibility.

20. The client indemnifies and holds harmless CarShareHFX and its affiliated companies, and each of their directors, officers, employees, and agents from and against any and all taxes, losses, damages, liabilities, costs, and expenses, including reasonable attorneys' fees and other legal expenses that arise, directly or indirectly, from or in connection with any intentional misconduct or grossly negligent act or omission of the client or a Driver and for any breach by the client or a Driver or any of their employees or agents of any of the covenants, warranties, or representations contained in this agreement or the Driver's Terms.

## CarShareHFX Responsibilities

21. Upon acceptance, CarShareHFX will, subject to this agreement and the Driver's Terms, provide the Client's its Drivers List with access to the reservation system and the Vehicles shown as available.
22. CarShareHFX will pay for certain Vehicle-related expenses (such as gas, tires, standard maintenance, and pre-approved repairs, MacPasses, fleet insurance).
23. CarShareHFX warrants that Vehicles are insured under a comprehensive fleet vehicle insurance policy as described in the Driver's Terms, further details of which are available from CarShareHFX.
24. CarShareHFX warrants that it has the right to enter into this agreement and to provide the Vehicles for the Client's and each Driver's use as set out in this agreement.
25. Except for the express representations and warranties stated in this agreement, to the extent permitted by law, CarShareHFX makes no additional representation or warranty of any kind as to any matter whatsoever. The client will not have the right to make or pass on any representation or warranty on behalf of CarShareHFX to any third party.

## Courtesy Administrative Charges

26. Clients are responsible for Courtesy Administrative Charges resulting from their drivers' acts or omissions as set out in the Driver's Terms and Conditions. Each breach carries a Courtesy Administrative Charge and cost recovery provisions.

## Client's Administration of the Drivers List

27. The client has the authority and responsibility to add, suspend and remove drivers from its Drivers List. The client requests changes to their List through the CarShareHFX office.
28. All Members on the Client's Driver's List are deemed valid users of the Client's account, through the end of any trips commenced prior to a Client-requested suspension or termination going into effect.
29. The client may impose conditions and requirements on members of their its Drivers List in addition to those set by CarShareHFX: CarShareHFX is not a party to any such terms and conditions, and any disputes arising over those terms are solely a matter between the account owner and the drivers listed. Any such dispute does not affect the Client's responsibility to CarShareHFX.

## Fob

30. Each Driver's fob remains the property of CarShareHFX.
  - a) The client is liable for the loss, deterioration and any misuse of the fob(s) and other material by any other person using their account.
  - b) If a fob is lost, the client must advise, or have the relevant Driver advise, CarShareHFX's office as soon as possible (and in any event, within one hour of the discovery of its loss) and to inform them of the loss and/or to use the Autovera online system to register the loss. The client is responsible to pay all charges relating to the unauthorized use of a fob.
  - c) A fob replacement fee must be paid before CarShareHFX will issue a replacement fob.

## Refueling and Other Maintenance

31. Without limiting the responsibilities of the client or any Driver, it is the Client's responsibility to ensure that the Vehicle's gas tank is at least one quarter full on return by a Driver and is returned clean. An administrative fee and other charges may apply if the car is returned and left with less than a one quarter tank of fuel.  
CarShareHFX will reimburse fuel costs on submission of a dated receipt along with the driver's Member ID, Vehicle number and odometer reading at the time. This should be mailed or delivered to CarShareHFX. CarShareHFX will reimburse the client account for such expenses. It is up to the client to settle with their drivers.
32. its drivers may make other minor (i.e., \$20 or less) reimbursable purchase of supplies and/or minor repairs (i.e., windshield wiper blades) in the course of their use. If the Driver is not certain whether an expense will be reimbursed or if the cost will exceed \$20, they must call CarShareHFX prior to incurring the expense. Clients and its drivers who pay for reimbursable expenses will be reimbursed on submission of receipts, as above.

## Treatment and Operation of Vehicles

33. The client acknowledges and agrees that other Members use all Vehicles, and that no attendants visit and inspect the Vehicles before each usage. Vehicles are therefore provided in 'as is, where is' condition. It is incumbent upon the client to ensure that its its drivers report all damage to a Vehicle as well as breaches by previous drivers – such as evidence of smoking in the Vehicle, a failure to return the car with at least one quarter a tank and a failure to clean the car. The client will be liable for any costs and damages that are not reported.
34. The client must ensure that all its drivers properly maintain Vehicles. The client will be liable for any failure on the part of any Driver to maintain properly a Vehicle including any damage to the Vehicle as a consequence of that failure.
35. The client must ensure that all its drivers adhere to all laws respecting the operation of motor vehicles and road safety. The client will be liable for any failure on the part of the Driver and hereby indemnifies and holds CarShareHFX harmless from any loss, cost, damage or expense arising from any act or omission of a Driver or any other person using a Driver's fob.
36. Without limiting the foregoing, CarShareHFX retains a zero-tolerance policy towards the following (each of which will be considered to be a material breach of this agreement):
  - a) Driving Vehicles in any race or competition,
  - b) Using Vehicles for any illegal purpose, or
  - c) Using Vehicles while the Driver is under the influence of any intoxicating substance.Failure to abide by these rules will result in the suspension of a Driver's privileges without notice and may lead to the termination of Driver's Member ID, and may lead to the termination of this Agreement.

## Accidents and Damage

37. The client is responsible to ensure that its drivers comply with the Driver's Terms in the event of an accident or where damage is caused to a Vehicle.
38. To the extent that there is any loss, damage or claim relating to Vehicles that is not covered by insurance, including, without limitation, the costs of temporarily replacing a Vehicle during repairs, or third party claims against CarShareHFX or the Driver, the client will be responsible to pay for such loss, damage or claim and indemnifies and holds CarShareHFX harmless from any such loss, damage and claim.

## Insurance deductible – Collision and Comprehensive coverage

39. The CarShareHFX Fleet Insurance Policy Collision and Comprehensive deductible is \$2,500 for any at-fault collision and damage claims. CarShareHFX has set our passed-on deductible for Household Memberships at \$1,500. For Workplace Memberships the deductible is \$2,500.

In the event of damage in an 'at-fault' situation to a CarShareHFX vehicle which one of your Drivers List is using, CarShareHFX will charge the applicable amounts to the Membership. However it will be the account owner and the driver's joint and several responsibilities to pay the full cost of the repair up to the deductible limit of the membership.

The client has the responsibility inform their its drivers List Members what the Membership's policy is re: any for co-payment of the deductible (i.e., they should know if they will be expected to pay any part of the deductible for any accident where they are 'at fault').

## Reducing the deductible

40. Clients can reduce the amount of their deductible responsibility in one of four ways:
- Credit Card:** Pay the account entirely with a VISA or MasterCard credit card that includes a Auto Rental Collision Damage Waiver Program, sign the appropriate waiver of CarShareHFX's damage coverage, and the client's deductible is reduced to a "zero deductible" for most vehicles and almost all damages. The credit card issuer may require each driver to be issued a subsidiary card in their own name in order to have the CDLI / CDW coverage. CarShareHFX will file any claim on your behalf.
  - Other Vehicle Insurance with Rental Car Damage coverage:** If the client has a **vehicle insurance policy** that offers Rental Car Damage and Collision coverage, by signing a waiver of our Collision coverage in favour of that policy and subject to our insurers approval the client's policy replaces the CarShareHFX coverage.  
CarShareHFX will fully cooperate with making a claim, but CarShareHFX may require the client to pay immediately for the full extent of the damages and be reimbursed by their insurer.
  - Rental Car Damage coverage under a general business policy:** Adding a SEF 94 rider to the client's General Business policy can provide Collision and Damage coverage for employees' use of rental cars. Subject to our insurer's approval the client can waive the CarShareHFX Collision and Damage coverage. The deductible then is whatever the client's policy sets.  
CarShareHFX will fully cooperate with making a claim, but CarShareHFX may require the client to pay immediately for the full extent of the damages and be reimbursed by their insurer.
  - CarShareHFX Deductible Reduction Fee:** The client may reduce the Membership's deductible responsibility to \$500 per incident by paying CarShareHFX an annual Deductible Reduction fee. For a Workplace Membership the Fee is \$150 plus \$20 per its drivers List Member, prepaid yearly.

Any such waivers only relate to the Collision and Comprehensive section of the CarShareHFX Fleet Insurance coverage: all the other sections remain in force, and do not have any 'deductible' clauses.

## Liens and Impoundment

41. If the Vehicle is towed and impounded for illegal parking while booked by a Driver, the client is responsible for recovering the Vehicle and paying any costs arising from the Vehicle being towed. The client indemnifies and holds CarShareHFX harmless from any losses, costs or expenses arising from any such impoundment.
42. If, without the approval of CarShareHFX a lien is placed on a Vehicle or a Vehicle is impounded (for instance, by failing to pay for repairs) the client is responsible for and indemnifies and holds CarShareHFX harmless from all such costs, court and legal fees incurred by CarShareHFX in pursuing the speedy return of the Vehicle as well as any service charges.

## Termination by client

43. The client may terminate use of its account by its Drivers List in whole or in part at any time. The client is responsible for all CarShareHFX charges incurred by its drivers through the end of any reservations in use at the time of termination.
44. All applicable charges and fees owing at the time of termination will be deducted from the client's security deposit (if applicable) before the security deposit will be refunded.
45. Any refunds due will be paid within 45 days of the calendar month end of the date of termination.

## Termination by CarShareHFX

46. Without limiting other rights and remedies available to CarShareHFX, CarShareHFX may terminate this agreement or the client's or any of its drivers' memberships at any time where:
  - 1) the client or a driver has violated the terms or conditions of this agreement or the Driver's Terms and Conditions; or
  - 2) the client dies,
  - 3) is unable to pay its debts as they become due, appoints or has appointed a receiver, liquidator, trustee, or becomes otherwise subject to any voluntary or involuntary bankruptcy or other insolvency proceedings or makes any assignment for the benefit of creditors.

## Limitation of Liability

47. To the extent permitted by law, the client waives any right it may have to sue or make claims against CarShareHFX and its directors, officers, employees, or clients for damages arising from the condition of a Vehicle, except in cases of gross negligence.
48. The client also waives any right it may have to sue or make claims against CarShareHFX and its directors, officers, affiliates, employees, or other CarShareHFX customers for a Vehicle not being available at the time it was booked.
49. If CarShareHFX is delayed or prevented from exercising its obligations in accordance with this agreement due to circumstances beyond its reasonable control, including without limitation, strikes, lockouts, labour disputes, fire, explosion, war, terrorism, threat of war or terrorism, act of God or other similar causes, then such failure to meet obligations shall not be a breach of this agreement.
50. Notwithstanding anything to the contrary contained in this agreement, CarShareHFX will not, under any circumstances, be liable for consequential, incidental, special, or exemplary damages arising out of or related to this agreement, including but not limited to lost profits, loss due to inability to obtain data, loss of business, or loss of anticipated profits, revenue, or use, even if apprised of the likelihood of such damages occurring.
51. Notwithstanding anything to the contrary contained in this agreement, under no circumstances will CarShareHFX's total liability of all kinds arising out of or related to this agreement or otherwise in connection with a Vehicle (including but not limited to warranty claims), regardless of the forum and regardless of whether any action or claim is based on contract, tort, equity or otherwise, exceed the total amount paid and/or owed by the client to CarShareHFX under this agreement in the three months immediately preceding the event that first gave rise to the claim.
52. Each provision of this agreement that provides for a limitation of liability, disclaimer of warranties, or exclusion of damages is to allocate the risks of this agreement between the parties. This allocation is reflected in the pricing offered by CarShareHFX to the client and is an essential element of the basis of the bargain between the parties. Each of these provisions is severable and independent of all other provisions of this agreement and all provisions shall be applied to the fullest extent permitted at law. The limitations in this section 49 will apply notwithstanding the failure of essential purpose of any limited remedy in this agreement.

## Waiver

**53.** Any waiver of the provisions of this agreement or the Driver's Terms or of a party's rights or remedies under this agreement or the Driver's Terms must be in writing to be effective. Failure, neglect, or delay by a party to enforce the provisions of this agreement or the Driver's Terms or its rights or remedies at any time, will not be construed as a waiver of the party's rights and will not in any way affect the validity of the whole or any part of this agreement or the Driver's Terms or prejudice the party's right to take subsequent action. Exercise or enforcement by either party of any right or remedy under this agreement or the Driver's Terms will not preclude the enforcement by the party of any other right or remedy under this agreement or the Driver's Terms or that the party is entitled by law to enforce.

## Severability

**54.** If any single part of this agreement is found to be legally ineffective or unenforceable, it shall not affect the validity or enforceability of the rest.

## Notice

**55.** Any notice required or permitted to be given in accordance with this agreement will be effective if it is in writing and sent by certified or registered mail, or insured courier, return receipt requested, to the appropriate party at the address set forth on the Client's application form and with the appropriate postage affixed. Either party may change its address for receipt of notice by notice to the other party in accordance with this section. Notices are deemed given two business days following the date of mailing or one business day following delivery to a courier.

## Entire Agreement/Inconsistency

- 56.** The terms of this agreement, the application and the Driver's Terms are the entire statement of the agreement between the parties and supersede all previous communications, representations, understandings, and agreements, either oral or written, between the parties with respect to the subject matter of this agreement, the application and the Driver's Terms.
- 57.** This agreement and the Driver's Terms are intended to be read together. However, in the event of a conflict or inconsistency between this agreement and the Driver's Terms, the terms and conditions of this agreement will prevail.

## Choice of Laws and Disputes

- 58.** This agreement and all disputes, claims, or controversies arising out of or in connection with this agreement, including any question regarding its formation, existence, validity, enforceability, performance, interpretation, breach, or termination shall be governed by and construed in accordance with the laws of the province of Nova Scotia and the laws of Canada applicable therein.
- 59.** All disputes under this agreement shall be subject to arbitration in accordance with the Commercial Arbitration Act (Nova Scotia), before a single arbitrator sitting at Halifax, Nova Scotia.

## Protecting Your Privacy

- 60.** CarShareHFX respects your privacy. We do not sell information about our Clients or drivers to anyone. Clients can choose not to provide some or all of the above information; however, this decision may prevent CarShareHFX from determining eligibility and/or the ability to provide Clients with full access to available or requested services.
- Our commitment to protecting your personal information is outlined in our Privacy Policy, available online on our website and upon request from CarShareHFX.

## Your agreement

61. If you applied online, you have agreed to these Terms and Conditions electronically by clicking “I accept” and confirmed your agreement by your signature on the Workplace Joining receipt.
62. If you are applying by paper, you have agreed to these Terms and Conditions by your signature on the Workplace Joining receipt.
63. By agreeing to these Terms and Conditions you are accepting as well the conditions set forth in the Driver’s Terms and Conditions.
64. You agree to pay CarShareHFX for your usage as well as any other fees and charges as set out in these Terms and Conditions.
65. CarShareHFX reserves the right to amend these Terms and Conditions from time to time as it sees fit or necessary, without prior notice. Current Terms and Conditions are available online. You must check the website each time you reserve a car to ensure that you are familiar with the latest Terms and Conditions. Use of a vehicle is deemed to constitute acceptance of the most recent version of these Terms and Conditions posted on our website.
66. Every Member must possess a valid Nova Scotia driver’s license, or an acceptable alternative. If a new license must be obtained to meet this obligation, the new license information must be submitted promptly to our office. You must immediately inform CarShareHFX of any changes to your driver’s license.
67. You represent that the information in your CarShareHFX application form is complete and correct in all respects, and you authorize CarShareHFX (or its designees) to check such information including, without limitation, the your driving record.
68. If any single part of these Terms and Conditions is found to be legally ineffective or unenforceable, it shall not affect the validity or enforceability of the rest of these Terms and Conditions.