



Shell EV Charging Solutions B.V.

General Terms & Conditions of Sale

March 2022

1. General

- 1.1. These General Terms and Conditions apply to and form an integral part of all Quotations and Agreements offered and delivered by Shell EV Charging Solutions B.V. (trading as “**Shell Recharge Solutions**”) to the Customer. (Additional) specific terms and conditions apply to certain types of Products and/or Services.
- 1.2. These General Terms and Conditions do not cover products and/or services offered and delivered by third parties other than Shell Recharge Solutions, such as resellers, in which case the (sales) agreement is not concluded with Shell Recharge Solutions, but between the Customer and this third party.
- 1.3. The applicability of any general terms and conditions of the Customer is hereby explicitly rejected and disregarded by Shell Recharge Solutions, and any such terms shall be wholly inapplicable to any sale made by Shell Recharge Solutions to Customer and shall not be binding in any way on Shell Recharge Solutions.

2. Identity

Shell EV Charging Solutions B.V.
Rigakade 20
1013 BC Amsterdam
PO Box 3966
1001 AT Amsterdam
CoC no. (CRN): 32158064
VAT number: NL821197782B0

3. Definitions

- 3.1. **Agreement:** the agreement between Shell Recharge Solutions and the Customer concerning the Products or Services offered by Shell Recharge Solutions, of which the General Terms and Conditions form an integral part.



- 3.2. **Charge Card:** a carrier of a unique identification number issued by Shell Recharge Solutions, such as a charge card or a key chain, which grants access to one or more Charge Points.
- 3.3. **Charge Point:** a facility for charging an Electric Vehicle using a Charge Card and which power can be turned on or off by the End User.
- 3.4. **Charging Services:** all services offered by Shell Recharge Solutions to the Customer in connection with the use of a Charge Point and/or a Charge Card, including but not limited to the use of the Website, Portal, and Shell Recharge Solutions Apps by the Customer.
- 3.5. **Consumer:** the Customer, being a natural person, not acting in a professional capacity or on behalf of a company.
- 3.6. **Customer:** the natural person or legal entity who enters into a legal relationship with Shell Recharge Solutions. A Customer is also an End User if he uses the Products and/or Services himself.
- 3.7. **Customer Service:** the customer service of Shell Recharge Solutions that can be approached directly by Customers and End Users for questions and/or complaints.
- 3.8. **Electric Vehicle:** a road vehicle containing more than two wheels which is entirely or partially powered by an electric engine, which may or may not use energy stored in a battery that can be charged using a Charge Point.
- 3.9. **End User:** the natural person or legal entity who makes use of the Products and/ or Services provided by Shell Recharge Solutions.
- 3.10. **General Terms and Conditions:** these general terms and conditions, including any annexes.
- 3.11. **Network:** Shell Recharge Solutions Network and the Partner Network together.
- 3.12. **Other Services:** any and all Services provided by Shell Recharge Solutions at any time, other than the Charging Services, including the installation of a Charge Point and making available of software owned by Shell Recharge Solutions.
- 3.13. **Partner Network:** the combination of all Charge Points that can be used with the Charge Card and that are located outside the Shell Recharge Solutions Network.
- 3.14. **Portal:** the account.shellrecharge.com website or any other website introduced by Shell Recharge Solutions at any time where the Customer can log in using its login credentials, to, for example, manage its user details and check its usage, accessible via the Shell Recharge



Solutions Apps or the Website.

- 3.15. Private Charge Point:** a Charge Point which, under the Agreement between Shell Recharge Solutions and the Customer, is supplied to the Customer and installed, hosted, maintained and/or managed, which is not designated as a Public Charge Point, and which can be used by using a Charge Card.
- 3.16. Product:** the physical product supplied by Shell Recharge Solutions to the Customer, including (Private and Public) Charge Points.
- 3.17. Public Charge Point:** a Charge Point within the Shell Recharge Solutions Network that has been made available for use by anyone in possession of any charge card accepted by Shell Recharge Solutions.
- 3.18. Quotation:** the quotation issued by Shell Recharge Solutions for one or more Product(s) and/or Service(s).
- 3.19. Safety Instructions:** the instructions and user instructions applicable to the use or installation of a Charge Point, using or connecting the Electric Vehicle, the use of a charging cable, each as published by Shell Recharge Solutions or the respective charging operator, manufacturer, or supplier of the relevant item.
- 3.20. Services:** Any Charging Services, Subscriptions and/or Other Services offered by Shell Recharge Solutions at any time, through its Website, the Shell Recharge Solutions Apps, or otherwise.
- 3.21. Shell Recharge Solutions:** the supplier of the Services and Products, being Shell EV Charging Solutions B.V., trading as “**Shell Recharge Solutions**”, and its affiliates within the meaning of article 2:24 sections a to c of the Dutch Civil Code.
- 3.22. Shell Recharge Solutions Apps:** the Public EV Charge App and the Group Charge App jointly, as well as any other app that may be added to the Services offered by Shell Recharge Solutions at any time.
- 3.23. Shell Recharge Solutions Network:** the combination of all Charge Points managed by Shell Recharge Solutions.
- 3.24. Subscription:** the subscription related to a Charge Point or Charge Card offered to the Customer by Shell Recharge Solutions through the Portal or otherwise.
- 3.25. Unauthorised Use:** this includes, without limitation: the incorrect or improper use of Charge Points (including the use of charging cables without the CE quality mark or otherwise of

substandard quality, unsuitable, faulty or defective charging cables and/or charging plugs and the use of charging cables that are too easy to disconnect during locking); the Customer and/or End User repairing, attempting to repair, or having repaired on its behalf, a malfunction in a Charge Point; the circumventing or removing of technical safeguards or usage restrictions on or in the Products and/or Services; the use of charging cables that are not suitable for the charging capacity of the Electric Vehicle in question; the charging of (or attempts to charge) vehicles or other items not suitable for this; the use of a Product or another item other than stated in the (Safety) Instructions of Shell Recharge Solutions, the (Safety) Instructions of operators of the Charge Points or the applicable statutory (safety and other) regulations; and any acts or omissions of the Customer or the End User causing damage, including, but not limited to, the copying, modifying, combining, supplementing, reverse engineering, reverse assembling, decompiling, disassembling of the Charging Services, in an unauthorised manner gaining or providing access to the Charging Services, using the Charging Services in such a way that the Charging Services and/or other systems used by Shell Recharge Solutions deteriorate, are disrupted, or enables unauthorised access to the Charging Services.

- 3.26. Website:** the public www.shellrecharge.com website, as well as the Portal and any other website used by Shell Recharge Solutions related to the Products and/or Services in the Netherlands.

4. Information

- 4.1.** The Customer warrants that all information supplied by the Customer to Shell Recharge Solutions is correct, complete, and accurate. This means, for example, that the Customer, when activating a Charge Card and concluding a Subscription, provides its personal details, such as name, bank account number, VAT number, billing address, credit card details and e-mail address, which will be current, complete, and correct at all times. The Customer is required to immediately report any changes to these details to Shell Recharge Solutions through the Portal. Shell Recharge Solutions may assume that these details are accurate until the moment of change.
- 4.2.** To enable proper performance of the Agreement by Shell Recharge Solutions, the Customer shall always provide Shell Recharge Solutions with all data and/or information reasonably required by Shell Recharge Solutions in a timely manner, whether or not at the request of Shell Recharge Solutions.
- 4.3.** Shell Recharge Solutions is not liable for shortcomings in the performance of the Agreement if such shortcomings are the result of any breach of the obligations set out in clauses 4.1 and 4.2 by the Customer.
- 4.4.** Correspondence by Shell Recharge Solutions, including invoices and any payment reminders, will only be sent by e-mail, placed in the Portal, or provided by Shell Recharge Solutions in



another way, unless otherwise expressly agreed with the Customer.

- 4.5.** An e-mail sent to the email address of the Customer will be deemed to have been received.

AGREEMENTS

5. Conclusion of the Agreement

- 5.1.** An Agreement is concluded as indicated in a Quotation, but at the latest at the moment the Customer accepts a Product or Service or the performance of the Agreement has commenced.
- 5.2.** Offers and Quotations made by Shell Recharge Solutions are non-binding and can be revoked by Shell Recharge Solutions at any time prior to the conclusion of an Agreement.
- 5.3.** Verbal promises or agreements by its employees do not bind Shell Recharge Solutions. Nor is Shell Recharge Solutions bound to honour any Quotations containing obvious errors, such as incorrect prices or any other incorrect description.
- 5.4.** An Agreement for the provision of Services or the sale of Products can also be concluded in other ways than provided for in this clause 5, including distance sales or services via telephone or internet.
- 5.5.** Shell Recharge Solutions may, within legal frameworks, perform solvency checks and credit assessments. If the outcome hereof gives cause to do so, Shell Recharge Solutions is entitled not to enter into or to terminate the Agreement or to apply special conditions to its performance of the Agreement.
- 5.6.** Shell Recharge Solutions is entitled not to enter into or to terminate an Agreement in, amongst others, but not limited to, the following cases:
- a. Shell Recharge Solutions receives no payment authorisation;
 - b. In case of failure of any payment obligation;
 - c. Shipping to the relevant delivery address is not possible;
 - d. Other circumstances which justify termination of the Agreement, including, but not limited to, the misuse of discounts and/or suspicion of fraud.

DELIVERY

6. Delivery

- 6.1.** Products are delivered Ex-Works, unless otherwise agreed in writing. Shipment, transport, export, and import of Products will always take place at the expense and risk of the Customer. Shell Recharge Solutions is only required to take out (transport) insurance if and insofar Shell Recharge Solutions agrees to do so in writing. The risk of the Products will always be transferred to the Customer as soon as he is informed that the Products are ready for collection.



- 6.2.** The delivery dates, delivery periods, and delivery times provided or confirmed by Shell Recharge Solutions are rough estimates and will never constitute a fatal term. Shell Recharge Solutions shall not be liable for, nor shall Shell Recharge Solutions be in breach of its obligations to Customer, for any delivery made within a reasonable time before or after the communicated delivery date, period or time. In all cases in which an explicit term has been agreed, Shell Recharge Solutions can only be in default if Shell Recharge Solutions does not deliver, after Shell Recharge Solutions has been given notice of default in writing by the Customer giving Shell Recharge Solutions sufficient opportunity to still perform.
- 6.3.** The Customer shall provide all cooperation to Shell Recharge Solutions that can be reasonably expected from the Customer for the delivery of the Products and/or Services. If, before or after the conclusion of the Agreement, it appears that the delivery of the Service or Product is not or not entirely possible, Shell Recharge Solutions will be entitled to impose additional conditions on the Customer that the Customer must meet before Shell Recharge Solutions is obliged to deliver the Service or Product. If these conditions are not met, the Customer cannot claim the delivery of the Service or Product, without Shell Recharge Solutions being responsible or liable to the Customer for any damage resulting therefrom.
- 6.4.** The Customer will give Shell Recharge Solutions written notice of failure to deliver and thirty (30) days to complete delivery.
- 6.5.** If Shell Recharge Solutions does not deliver within such thirty (30) day period, the only and exclusive legal remedy of the Customer will be to dissolve the Agreement for the part that relates to the Service or Product not delivered, provided that Shell Recharge Solutions is responsible for the delay. Claims for damages due to the non-performance of the obligations by Shell Recharge Solutions or due to delay are excluded.
- 6.6.** If the Customer does not take receipt of the ordered Product(s), Shell Recharge Solutions may deliver the Products in consignment at the expense of the Customer.
- 6.7.** If the production by Shell Recharge Solutions is limited for any reason, Shell Recharge Solutions will be entitled, at its sole discretion, to allocate its available production and Products among its various customers and as a result may sell and deliver to Customer fewer Products than agreed, without being responsible or liable to Customer for any damage resulting therefrom.
- 6.8.** The Customer is responsible for obtaining the required government licences and/ or permits, including, but not limited to, import and export licences or exemptions applicable to the delivery of the Products and Services.

7. Retention of title



- 7.1. All Products delivered or to be delivered will remain the property of Shell Recharge Solutions until all claims Shell Recharge Solutions has against the Customer (including any (collection) costs and interest) have been paid in full.
- 7.2. Prior to the transfer of ownership referred to above, the Customer is not authorised to sell, deliver, or otherwise transfer or encumber the Products with any rights of lien, other than in accordance with its normal business operations and the normal purpose of the Products.
- 7.3. The Customer shall insure the Products with a reputable insurance company upon delivery. Shell Recharge Solutions retains the right to, if needed, give prior approval to this insurance company, and the Customer shall include Shell Recharge Solutions' interest in the Products in the insurance conditions. The Customer hereby cedes in advance all claims regarding payout(s) of insurance payments, in the absence of which notification Shell Recharge Solutions will be entitled to notify the insurance company itself.
- 7.4. The Customer will, until the ownership has been transferred to the Customer, ensure that the Products remain identifiable by storing the Products per order, separate the Products from third party products, or by marking the Products clearly as the property of Shell Recharge Solutions.
- 7.5. Shell Recharge Solutions is entitled to reclaim the Products that were delivered under retention of title and are still at the premises of the Customer, if the Customer fails to ensure timely payment of the invoices or face, or is likely to face, difficulty meeting its financial obligations. The costs for complying with the said duty to co-operate in enforcing all rights in respect of the retention of title and for all arrangements made for the maintenance and storage of the Products shall be borne by the Customer. The Customer will always give Shell Recharge Solutions free access to its Products for inspection and/or to exercise any rights Shell Recharge Solutions may have.

8. **Non-conformity**

- 8.1. The Customer, not being the Consumer, is obliged to inspect a delivered Product immediately upon receipt. If it appears that a delivered Product is incorrect, faulty or incomplete, the Customer must (before returning the Product(s) to Shell Recharge Solutions) report such deficiencies immediately, in any case no later than 48 hours after receipt, by contacting klantenservice@shellrecharge.com under penalty of forfeiture of its rights related to non-conformity and related rights.
- 8.2. The Product(s) must be returned in its original packaging (including accessories and related documents) and in an as-new condition to the address provided by Shell Recharge Solutions to the Customer for this specific purpose.



- 8.3.** If the Product is put into use or given into service, is damaged, and/or resold, the claim to non-conformity and the related rights shall lapse.
- 8.4.** If the Customers' complaint is deemed valid by Shell Recharge Solutions, Shell Recharge Solutions will, at its sole discretion, to the exclusion of any right of the Customer, either replace the delivered items free of charge, repair the items free of charge, or reimburse the Customer for (part of) the purchase price paid.
- 8.5.** Shell Recharge Solutions is not liable on grounds of non-conformity in any event if, in the reasonable opinion of Shell Recharge Solutions:
- the Customer is in default towards Shell Recharge Solutions,
 - the Customer has installed, repaired, and/or adjusted the Product himself or has had the Product installed, repaired and/or adjusted or treated by third parties,
 - the Product has been exposed to abnormal circumstances or has otherwise been improperly handled, or handled in contrary to the instructions of Shell Recharge Solutions and/or the instructions for use on the packaging, or
 - the defectiveness of the Product is wholly or partially the result of (new) requirements set by the government regarding the nature or the quality of the materials used.
- 8.6.** The above only applies exclusively to Products purchased directly from Shell Recharge Solutions by the Customer (and not from third parties, such as resellers).

PRODUCTS AND SERVICES

9. Charge Point, Charge Card, Portal and Shell Recharge Solutions Apps

- 9.1.** The Customer is obligated to immediately register the Charge Point and Charge Card in the Portal upon installation.
- 9.2.** The Customer must handle the Charge Point(s) and the Charging Services in a proper manner and with due care, use them in accordance with the Safety Instructions, and refrain from any Unauthorised Use thereof.
- 9.3.** The Customer and/or End User must ensure that any peripheral equipment and connections (including mobile phones and computers) used by him are sufficiently secured when using the Charge Point(s) and Charging Services, to protect against, for example, viruses and unauthorised use by third parties, e.g. by setting a strong password.
- 9.4.** If Charging Services operate using (private or public) communication infrastructure, networks, and/or software to function, including but not limited to (mobile) internet connections, and the electricity network, Shell Recharge Solutions offers no guarantee that these will be available without interruption, faults or malfunction, and Shell Recharge Solutions will not be liable for any damage resulting from interruptions, defects and/or faults in this infrastructure or in the supply



of electricity to the Charge Services.

- 9.5.** Shell Recharge Solutions strives to ensure the proper functioning of the Charging Services. Shell Recharge Solutions shall never be liable for a malfunction or interruption. A (brief) interruption in the Services may be required for certain work, such as maintenance. Shell Recharge Solutions strives, within reasonable limits, to avoid and prevent interruptions and disruptions or otherwise come up with a solution within a reasonable time frame.
- 9.6.** Shell Recharge Solutions does not guarantee the correctness, completeness, or accuracy of the information shown and provided by Shell Recharge Solutions through its Charging Services.
- 9.7.** Shell Recharge Solutions is entitled to immediately remove registered Charge Points from its back-office, to not activate (activated) Charge Cards or to terminate and/or block access to the Charging Services:
- a. if the direct debit could not be executed successfully several times or in case of the non-fulfillment of any payment obligation, or
 - b. if any proceedings in insolvency, bankruptcy (including reorganization), liquidation or winding up are instituted against the Customer, whether filed or instituted by the Customer, voluntary or involuntary, a trustee or receiver is appointed over the Customer or any assignment is made for the benefit of creditors of the Customer; or
 - c. if the Customer or the End User caused damage to a Charge Point and/or Charging Service; or
 - d. in other circumstances, including, but not limited to, misuse and/or suspicion of fraud.
- 9.8.** If the Customer, when using a Charge Point and/or Charging Services, discovers damage, defects, or irregularities to that Charge Point and/or Charging Services, the Customer shall report this damage, defect, or irregularity to Shell Recharge Solutions as soon as possible by sending an e-mail to klantenservice@shellrecharge.com.

10. Charge Card

- 10.1.** A Customer can obtain a Charge Card in various ways, for which provision Shell Recharge Solutions may charge a fee based on the rates applicable at that time, to be paid by the Customer using the payment method applicable. The moment of the request of a (new) Charge Card determines the applicable rate and payment method, regardless of when the Customer entered into a legal relationship with Shell Recharge Solutions.
- 10.2.** The Customer must register an account in the Portal, using the relevant identification code, and must activate the Charge Card in order to:
- a. Use the Charge Card for Private Charge Points;
 - b. Use the Charge Card for access to Public Charge Points;
 - c. View usage information of the Charge Card or Charge Point;



- d. View reimbursement settings for Charge Points, including, for example, settings for guest usage or settings for reimbursement of End Users by their employer, leasing company, or business account;
- e. Upload and/or download Customer data and/or data supplied by the Customer. Notwithstanding the right to use a pseudonym (“alias” or “nickname”) when creating an account using the identification code, the Customer agrees to provide correct information when registering or changing information in accordance with clauses 4.1 and 4.2.

10.3. In order to activate the Charge Card, the Customer must enter its account details and link them to the relevant Charge Card, whereby the Customer authorises Shell Recharge Solutions to debit the costs charged by direct debit from the account. Customers situated in the Eurozone must enter their International Bank Account Number (IBAN) and Customers situated outside the Eurozone must enter their credit card details.

10.4. The identification code is a Customer identifier. The Customer must observe the following security rules. The Customer shall ensure to always keep its identification code secure. The Customer ensures that the Charge Card is never used by any other person and shall, in the event of theft or loss, act in accordance with clause 10.5.

10.5. In the event the Charge Card is damaged, lost, or stolen, the Customer must inform Shell Recharge Solutions as soon as possible using telephone number 088 – 0109 500 (fixed rate) or by sending an e-mail to klantenservice@shellrecharge.com. Shell Recharge Solutions will then block the Charge Card. The Customer will be liable for any and all damage resulting from the loss, unauthorised use, theft, or misuse of the Charge Card until the moment it is blocked. The Customer will be liable for all costs for transactions made using the Charge Card prior to it being blocked. Shell Recharge Solutions will charge costs for replacement in line with the rates applicable at that time.

11. Shell Recharge Solutions Network and Partner Network

11.1. Shell Recharge Solutions does not give any guarantee regarding the extent and coverage of the Shell Recharge Solutions Network and/or Partner Network, nor for the proper functioning, availability, or accessibility of Charge Points in the Partner Network and/or Public Charge Points.

11.2. The use of Charge Points in the Partner Network is subject to the conditions of the operator of the Charge Point concerned. The Customer is obliged to familiarise itself with these conditions and to adhere to them. If the Customer fails to do so, or fails to do so properly, the Customer is in default in the fulfilment of its obligations towards Shell Recharge Solutions under the Agreement.



- 11.3.** Shell Recharge Solutions is at all times entitled to remove one or more Charge Point(s) from the Shell Recharge Solutions Network and/or to restrict or deny further access to a Charge Point in the Partner Network, without giving prior notice and without any obligation towards the Customer at any time.
- 11.4.** If the Customer wishes to open a Private Charge Point to all other Customers and End Users, and Shell Recharge Solutions agrees to this, Shell Recharge Solutions will include the Charge Point concerned as a Public Charge Point in the Shell Recharge Solutions Network. As of that moment, the Charge Point is to be regarded as a Public Charge Point. The Customer shall clearly display any specific usage, precautionary, and safety measures for the relevant Charge Point by displaying them in plain sight.

12. Charge Points Warranty

- 12.1.** A Charge Point and/or Charge Card supplied by Shell Recharge Solutions has a two-year warranty against material defects and manufacturing faults. This warranty period starts on the date of first invoice. During this period, Shell Recharge Solutions will to the best of its ability try to repair or arrange to repair any material or manufacturing defects free of charge within a reasonable time frame, or, at its discretion, provide a replacement Charge Point and/or Charge Card. Repair or replacement will only take place if the defect or fault has been reported to the Shell Recharge Solutions Helpdesk by telephone or e-mail as soon as is reasonably possible, but in any event within 14 days following its discovery as permitted by law, and the Customer having to provide as many details about the defect or fault as possible. Late notifications may result in claims for free repair or replacement being voided. The warranty does not apply where the defect is the result of Unauthorised Use, or the result of incorrect installation and/or incorrect assembly by, or on behalf of, the Customer. Nor does the warranty apply to the installation, removal, or maintenance of the Charge Point and/or the Charge Card. The warranty is non-transferable.
- 12.2.** The above only applies to Charge Points and/or Charge Cards purchased directly from Shell Recharge Solutions by the Customer (and thus not from third parties, such as resellers).
- 12.3.** In the event that Shell Recharge Solutions repairs or replaces a defective Product, the warranty period of the original Product remains in effect, albeit with a minimum duration of 6 months.
- 12.4.** The warranty does not apply to any of the Charging Services.

13. Subscriptions

- 13.1.** Upon the purchase or resale of a Charge Point, the Customer is required to take out, or to have the purchasing party take out, a Subscription to which the Subscription terms and conditions apply, unless communicated or agreed upon otherwise. The Subscription terms and conditions will be provided in a timely manner and are published on the Website.



- 13.2.** Shell Recharge Solutions is entitled to terminate the Subscription with immediate effect:
- if the direct debit could not be completed successfully several times or in case of the non-fulfillment of any payment obligation; or
 - if any proceedings in insolvency, bankruptcy (including reorganization), liquidation or winding up are instituted against the Customer, whether filed or instituted by the Customer, voluntary or involuntary, a trustee or receiver is appointed over the Customer or any assignment is made for the benefit of creditors of the Customer; or
 - if the Customer or the End User has caused damage to a Charge Point.

14. Shell Recharge Solutions Apps

- 14.1.** The Public EV Charge App shows what Public Charge Points are available near the user of the Public EV Charge App. The Public EV Charge App can also be used to find other Charge Points and show their charge tariffs and availability. This information may be (partially) obtained from third parties. Shell Recharge Solutions is not liable for any incomplete or incorrect information in the Public EV Charge App and no rights can be derived from this information.
- 14.2.** Access to and/or charging at Public Charge Points is subject to the terms and conditions applied by the operator of the specific Charge Point and the tariffs for the charge session as determined by Shell Recharge Solutions. A Customer may choose either (at its own expense and risk) to agree to these terms and conditions and thus to activate the Charge Card for these Charge Points as well, or to leave the Charge Card inactive for these Charge Points.
- 14.3.** The Group Charge App shows, among other things, what Charge Points are available near the app's user. Shell Recharge Solutions is not liable for any incomplete or incorrect information in the Group Charge App and no rights can be derived from this.

15. Other provisions

- 15.1.** Installation of a Charge Point: at the request of the Customer Shell Recharge Solutions can provide for the installation of a Charge Point, in which case the installation terms and conditions will apply. The installation terms and conditions will be provided in a timely manner and are published on the Website. Shell Recharge Solutions is not liable for any loss arising from information or advice provided (by Shell Recharge Solutions) in relation to the installation of the Products and/or Services. Shell Recharge Solutions is not a certified or recognised installer or a training company or institute for installers. Following up on or acting in accordance with an installation advice provided by Shell Recharge Solutions is at the Customer's own expense and risk.
- 15.2.** Shell Recharge Solutions reserves the right to (temporarily) suspend or change a Product and/or a Service, which also includes the location where the Service is performed, due to, among other things, economic reasons, to comply with (new) legal requirements, for compliance with requirements of time and technological innovation, or on grounds of quality and/or quantity considerations, without any liability towards the Customer or End User. This



means for example that Shell Recharge Solutions is also entitled, among other things, to adjust the functionality of Charging Services as a result of which the functioning of the Product and/or Service may change.

- 15.3.** Shell Recharge Solutions will do its best to change a Service with the fewest possible consequences for the Service and the Service or Product purchased by the Customer. When a Service will no longer be provided, Shell Recharge Solutions will inform its Customers in accordance with the correspondence options recorded in clause 4.4.
- 16. Shell Recharge Solutions Customer Service**
- 16.1.** The Shell Recharge Solutions Customer Service is available by e-mail at klantenservice@shellrecharge.com and/or by telephone at +31 88 0109500 (flat rate).
- 16.2.** Shell Recharge Solutions will make every effort to help all its Customers and End Users as best as it can, but cannot guarantee that Customer Service will always be available nor that Customer Service will always be able to resolve a complaint to the Customer's satisfaction.

PRICES, RATES, INVOICING, AND PAYMENT

17. Tariffs and billing of Products and Services

- 17.1.** The Customer is obliged to pay the amounts due to Shell Recharge Solutions under the Agreement. These amounts are specified either in the Quotation or on the invoice, or will be in accordance with the prices, tariffs and rates as communicated by Shell Recharge Solutions in another manner.
- 17.2.** Shell Recharge Solutions invoices in the manner indicated in the Agreement, unless explicitly agreed otherwise in writing between Shell Recharge Solutions and the Customer. The Customer must transfer the full invoiced amount within the payment term. If no payment term is specified, a payment term of 14 days of date of the invoice applies.
- 17.3.** If a direct debit, for any reason, cannot proceed (in full), respectively if the payment by the Customer does not take place within the payment term set for it by Shell Recharge Solutions, the Customer is by operation of law and without further notice in default and owes a (contractual) interest of 1% per month or part thereof, this part being considered as a whole month. To the extent permitted by law, Shell Recharge Solutions will be entitled to charge administration costs of at least EUR 15 ex VAT per reminder or, at Shell Recharge Solutions' discretion, to charge the legally permitted extrajudicial collection costs to the Customer, notwithstanding any other claims for compensation Shell Recharge Solutions may have pursuant to Section 6:96 of the Dutch Civil Code.
- 17.4.** All amounts and rates are exclusive of (turnover) tax(es), surcharges, and other levies. Shell Recharge Solutions is entitled to pass on any (interim) increases in taxes, surcharges, and



other levies imposed by the authorities directly to the Customer, including those where it concerns outstanding Quotations.

- 17.5.** Unless the parties explicitly agree otherwise, all costs related to the performance of the Agreement, including costs resulting from requests or instructions from Shell Recharge Solutions, will be and remain at the expense of the Customer.
- 17.6.** Complaints about invoices must be submitted to Shell Recharge Solutions by sending an e-mail to klantenservice@shellrecharge.com before the end of the payment term. If a Customer wrongly complains about invoices more than three times in one calendar year, Shell Recharge Solutions will be entitled to charge the Customer administrative costs of at least EUR 40 ex VAT and/or to terminate the Agreement.
- 17.7.** If the complaint is proved to be well-founded, Shell Recharge Solutions will refund the amount paid by the Customer as soon as possible after the complaint has been submitted, set off against the costs for the use of the Products or Services.
- 17.8.** In the event of liquidation, bankruptcy, repossession, or suspension of payments Customer, Shell Recharge Solutions' claims against the Customer will become immediately due and payable.
- 17.9.** The Customer waives its right to suspend (which includes the exercise of any right of retention). The Customer is not entitled to withhold or reduce payments or to set off existing and/or future claims against any outstanding amounts owed to Shell Recharge Solutions.
- 17.10.** If permitted by law, an End User will be entitled to have a direct debit reversed without giving any reason, which will not affect the payment obligation.

18. Costs for Charging Services of Public Charge Points / Network

- 18.1.** The costs published on the Website, the Shell Recharge Solutions Apps or in the Portal (the costs published on the Shell Recharge Solutions Apps, Portal and on the Website are all the same) will be charged for charging at Public Charge Points. These costs consist of at least the following components:
 - a. Subscription costs, if applicable;
 - b. the rates charged for the charging session (this rate may be charged for Charge Points in the Shell Recharge Solutions Network and Partner Network per (i) kWh, or (ii) for the duration of the charging session, or (iii) it is a fixed charging session fee, which differs per Public Charge Point), this generally concerns the fee for the owner of the Charge Point;
 - c. the transaction fee for administrative handling per charging session for the use of the Charge Card.



18.2. To determine the amounts owed at any time (including any costs related to charging sessions in the Partner Network), the administration of Shell Recharge Solutions will be the exclusive evidence of the electricity used as well as the payments made by the Customer, subject to any evidence to the contrary provided by the Customer. The Customer must provide such evidence to the contrary within one month of the invoice date, under penalty of forfeiture of its claim.

19. Remuneration conditions of Private Charge Points

- 19.1.** Only a Customer who is a legal entity or who acts in the exercise of a profession or business and who is the rightful location owner of a location, is entitled to, for his own account, set and receive a tariff for the use of its Private Charge Point that is open for third parties at its location. The rightful location owner is either the person or entity that is the owner of the location that is connected to the electrical grid and has concluded the contract for the electrical grid in its own name and for its own account, or the person or entity that has the right of use, for example by means of a lease, of the location that is connected to the electrical grid. Shell Recharge Solutions is not obliged to pay compensation for the tariff in the event of non-compliance with this clause 19.1. Shell Recharge Solutions is entitled to unilaterally change this service, the tariff components and the composition thereof.
- 19.2.** The Customer is obliged to inform Shell Recharge Solutions in advance of this tariff. Shell Recharge Solutions is unilaterally entitled to set a tariff for the use of the Private Charge Point by third parties and publish it as such in the Shell Recharge Solutions Apps and on the Portal, with the difference to the tariff set by the Customer accruing to Shell Recharge Solutions.
- 19.3.** A Customer who makes its Private Charge Point open to the public is required to display the tariff as set by the Customer and, if this is the case in accordance with clause 19.2, including the tariff as set by Shell Recharge Solutions clearly visible and recognisable on the Charge Point in the manner indicated by Shell Recharge Solutions.
- 19.4.** If the Customer, as an employer, makes a Charge Point available to its employees, the Customer guarantees that the employee will include the correct tariff for electricity use in the Portal in good time. If the employee makes the Private Charge Point available to third parties, the Customer guarantees that the employee will comply with the obligations of this clause 19. Shell Recharge Solutions is not obliged to pay any compensation to the employee and is not liable to the Customer in the event of non-compliance with this clause 19.4.
- 19.5.** The Customer will receive a compensation (equal to the tariff set by the Customer) from Shell Recharge Solutions for charge sessions at its Private Charge Point made available to the public carried out with a charge card, which charge card is not the activated Charge Card/charge card of the Customer. Shell Recharge Solutions reserves the right not to pay any compensation to the Customer if Shell Recharge Solutions has not been paid for the charging session. In case the Private Charge Point is used with a charge card from another service provider (roaming) and the tariff set by the Customer is higher than the mutual rate which Shell Recharge Solutions



has agreed with the respective service provider, Shell Recharge Solutions reserves the right to pay only the lower amount to the Customer and/or to reduce the tariff set by the Customer accordingly.

- 19.6.** A charge session at a Private Charge Point must be ended once a month. If a charge session at a Private Charge Point is less than 0.2 kWh or more than 350 kWh, Shell Recharge Solutions shall not reimburse such charge session.

LIABILITY

20. Liability of Shell Recharge Solutions

- 20.1.** The liability of Shell Recharge Solutions for indirect damage (including consequential damage, loss of profits, lost savings, reduced goodwill, loss through business interruptions, third party damage, corruption or loss or degradation of data, goods, materials, or software of third parties) is explicitly excluded under all circumstances.
- 20.2.** Notwithstanding the previous subsection, Shell Recharge Solutions is required to compensate or indemnify End Users, being Consumers, for damage suffered by a faulty Product within the meaning of European legislation regarding product liability and either
- a. the End User has died or sustained personal injury; or
 - b. if the End User is a Consumer, and damage was caused by the Product to another item that is the property of the Consumer, this item would usually be intended for use or consumption in the private sphere and has primarily been used or consumed by the Consumer in its private life, in which event Shell Recharge Solutions cannot be held liable for damage less than € 500 (five hundred Euro) or the statutory threshold amount applicable at such time.
- 20.3.** Subject to the provisions laid down in the previous subsection, where Shell Recharge Solutions is obliged to compensate direct damages, this compensation is at all times limited to a maximum amount of € 5,000 (five thousand Euro) per event.
- 20.4.** Under no circumstances is Shell Recharge Solutions ever liable for damage that is or that is partly due by Unauthorised Use by or on behalf of the Customer or the End User, or for damage that has been caused in part because the Customer failed to comply with the applicable Safety Instructions, or any other regulations for the Charge Point concerned or the Electric Vehicle concerned, or any other relevant regulations.
- 20.5.** When the Customer concludes an Agreement with Shell Recharge Solutions, and the Customer makes the Products and/or Services available to third parties, including End Users, in any way whatsoever, the Customer indemnifies Shell Recharge Solutions, at its first request to do so, for any liability for damages, entitlements, and claims arising from the agreement between the



Customer and a third party, including an End User.

- 20.6.** Shell Recharge Solutions is not liable in any way for the damage that results from any act or omission of the Customer in violation of statutory and/or contractual provisions, including these General Terms and Conditions. The Customer is liable towards Shell Recharge Solutions for damage as a result of acts and/or omissions in breach of statutory and/or contractual provisions, including these General Terms and Conditions.
- 20.7.** All possible claims by the Customer for compensation for damage must be submitted by e-mail to klantenservice@shellrecharge.com, within 10 business days following the day in which the Customer has discovered or could reasonably discover the damage or shortcoming, under penalty of forfeiture of these claims.
- 20.8.** To the extent legally possible, Shell Recharge Solutions will not be liable for any damage caused to the Customer or to third parties by its employees and/or third parties engaged by it. The limitation of liability in this clause also applies, among other things, to third parties engaged by Shell Recharge Solutions for the performance of the Agreement, as well as with regards to persons for whom Shell Recharge Solutions is responsible.
- 20.9.** The limitations referred to in this clause 20 will lapse if and insofar the damage is the result of intent or gross negligence on the part of Shell Recharge Solutions. However, Shell Recharge Solutions is not liable for damage due to intent or gross recklessness of non-supervisory staff or of third parties engaged by Shell Recharge Solutions.

21. Force majeure

- 21.1.** Shell Recharge Solutions is not obliged to fulfil any obligation in the event of force majeure. Amongst other things, the term force majeure means any circumstances or occurrences beyond Shell Recharge Solutions reasonable control - whether or not foreseeable at the time of the Agreement – as a result of which Shell Recharge Solutions cannot reasonably be required to execute its obligations and means delay at or breach of contract by suppliers and/or third parties engaged by Shell Recharge Solutions, internet faults, electricity network faults, e-mail traffic faults, and faults or changes in technology, supplied by third parties, transport difficulties, strike action, government measures, delays in the supply, omissions of suppliers and/or manufacturers of Shell Recharge Solutions and of auxiliary staff or persons, sickness of staff, faults of resources or means of transport, and any other circumstance that interferes with the performance or execution of the Agreement.
- 21.2.** In the event of force majeure, Shell Recharge Solutions is entitled to cancel or postpone performance of the Agreement without judicial intervention, for a period of 6 months, or to terminate the Agreement in whole or in part, without any liability towards the Customer or End User.



- 21.3.** If a situation of force majeure lasts for more than 30 days, Shell Recharge Solutions has the right to terminate the Agreement, in which case any part of the Agreement that has already been performed must be paid for pro rata, and neither party will be liable to the other for any reason.

22. Liability of the Customer

- 22.1.** The Customer guarantees that all obligations from these General Terms and Conditions apply legally binding on the End User, being a customer of the Customer and/or a third party to whom the Customer has granted permission or has actually enabled the use of the Products and/or Services.
- 22.2.** The Customer warrants and guarantees that both himself and the End User, as described in clause 22.1, will not make Unauthorised Use of the Products and/or Services. The Customer indemnifies Shell Recharge Solutions for any damage, including all costs reasonably incurred or that might be incurred by Shell Recharge Solutions as a result of such acts and/or omissions and any claims for damages of third parties and/or End Users in connection with situations in which the Customer is liable as set out in this clause.
- 22.3.** The Customer undertakes to perform the Agreement with due observance of the interests of Shell Recharge Solutions. The Customer shall not obstruct Shell Recharge Solutions in any way in the delivery of its Services. For example, the Customer is not permitted to take any action of which, in the reasonable opinion of Shell Recharge Solutions, it can reasonably be assumed that it could damage the Products and/or Services of Shell Recharge Solutions.
- 22.4.** The Customer guarantees to Shell Recharge Solutions that in no way whatsoever the Charge Card, or the coding, details, or other data stored on the Charge Card, will be copied or recreated. This means the whole or partial transfer of the coding, details, and data to other data carriers, such as telephones or digital keychains.
- 22.5.** The Customer is fully liable for, and indemnifies Shell Recharge Solutions against, all damage in connection with the installation insofar as this is done by or on behalf of a third party engaged by the Customer. If in such a case Shell Recharge Solutions is requested by the Customer to subsequently carry out a fault investigation and/or to carry out repair work, the associated costs (including reasonable installation, material, repair and travel costs) will be borne by the Customer.

OTHER PROVISIONS AND APPLICABLE LAW

23. Suspension

- 23.1.** To the extent permitted by law, Shell Recharge Solutions is entitled at all times to suspend or interrupt its obligation in respect of the Product and/or Services if the Customer fails to fulfil its obligations. Any resumption of performance by Shell Recharge Solutions will only take place



after the Customer has fulfilled its obligations in full, including payment of extra costs incurred by Shell Recharge Solutions.

23.2. Postponement or suspension of Services and/or forced unavailability of a Product does not release a Customer from its obligation to pay the outstanding invoice(s) to Shell Recharge Solutions.

23.3. In the event Shell Recharge Solutions exercises its right of suspension, no right to compensation or restitution for the Customer will arise.

23.4. Insofar as permitted by law and unless explicitly agreed otherwise, any right of suspension and/or to set-off and/or right to retention of title by the Customer is excluded.

24. Assignment to Third Parties

24.1. The Customer is not permitted to assign its rights or obligations under the Agreement as a whole or in part to a third party, except with the prior written consent of Shell Recharge Solutions. This provision has effect under both Contract Law and Property Law.

24.2. Shell Recharge Solutions is entitled to assign its rights and obligations under the Agreement as a whole or in part to a third party. The Customer hereby grants its consent for such assignment in advance.

25. Intellectual Property

25.1. The Customer accepts that all intellectual property rights (including copyrights, trademark rights, database rights, and patent rights) contained in the Products and/or Services remain the property of Shell Recharge Solutions and/or its licensors. In the context of the supply of the Products and/or Services, Shell Recharge Solutions may use or develop products, materials, and methodologies containing data provided by the Customer or information derived from it, in which case any such products, materials, and methodologies will belong to the proprietary rights of Shell Recharge Solutions. The Customer must refrain from violating or infringing the intellectual property rights, and any other rights, of Shell Recharge Solutions.

25.2. The Customer is not permitted to remove or change any markings related to intellectual property rights (such as logos and copyright claims) on or related to the Products and/or Services supplied by Shell Recharge Solutions, or on or in any software, hardware, equipment, Shell Recharge Solutions Apps, Website, or materials provided.

25.3. The Customer shall not and shall not allow or assist third parties to:

- a. create or attempt to, or aid or permits others to, create by reverse, copy, engineering, disassembly, decompilation, reverse engineering or otherwise, the internal structure, the



source code, hardware design, or organization of any Product and/or Documentation, unless explicitly permitted by Law, or

- b. copy, modify, translate, or create derivative works of the same for any purpose (including error correction or any other type of maintenance) included in any Product and/or Documentation, unless with Shell Recharge Solutions' prior consents in writing, or
- c. separate the Product into component parts for distribution or transfer to a third party.

26. Privacy

- 26.1.** Shell Recharge Solutions processes specific Customer and/or End User data, including personal data, when providing the Products and Services. Shell Recharge Solutions complies with the applicable regulations in force, including GDPR, when processing personal data. The way in which Shell Recharge Solutions handles the personal data of the Customer and/or the End User is set out in the Privacy Policy, which can be found on the Website.

- 26.2.** When using Shell Recharge Solutions' Products and/or Services, the Customer shall comply with all applicable regulations, including the GDPR. Pursuant to the GDPR, Shell Recharge Solutions may send personal data provided by the Customer or End User to third parties in the context of the performance of an agreement. If the Customer itself is also the controller of these personal data, the Customer is obliged to inform the data subject hereof. Customer will enter into a data processing agreement as provided by Shell Recharge Solutions if needed according to clause 28 GDPR.

27. Other Provisions and Applicable Law

- 27.1.** To the extent permitted by law, Shell Recharge Solutions shall at all times have the right to unilaterally change the contents of the Services, the rates and tariffs, and these General Terms and Conditions. Changes will take effect on the date on which they are published on the Website or the Portal, unless otherwise specified, and will void the General Terms and Conditions and/or rates that applied until that time. Changes to the General Terms and Conditions will also apply to ongoing Agreements. Only if the Customer is entitled to do so in accordance with mandatory law, he may terminate the Agreement, subject to a notice period of 30 days, in case he does not want to accept a change that is applicable to him, unless the change concerns only a minor change to the General Terms and Conditions.

- 27.2.** Shell Recharge Solutions is entitled to engage third parties for the performance of the Agreement.

- 27.3.** In the event that any provision(s) of these Terms and Conditions shall be held invalid or unenforceable by a court of competent jurisdiction or by any future legislative or administrative action, such holding or action shall not negate the validity or enforceability of any other provisions thereof. In that event, Shell Recharge Solutions and the Customer will negotiate to agree on new provisions to replace the voided or nullified provisions. In the event that any provision of these Terms and Conditions shall finally be determined to be unlawful or



unenforceable, such provision shall be deemed severed from these Terms and Conditions, but every other provision shall remain in full force and effect, and in substitution for any such provision held unlawful or unenforceable, there shall be substituted a provision of similar import reflecting the original intent of the clause to the extent permissible under applicable law.

- 27.4.** Where these General Terms and Conditions state “including” or “among other things”, this will be read and interpreted to mean “including but not limited to”.
- 27.5.** Shell Recharge Solutions has an adequately published complaints’ procedure as published on the Website and handles complaints according to this procedure.
- 27.6.** The Agreement and these General Terms and Conditions are governed exclusively by the laws of the Netherlands. Any disputes related to or arising from the Agreement or these General Terms and Conditions must be filed with the competent court of Amsterdam.



General Terms and Conditions for Consumers

1. Scope

- 1.1. To the extent permitted by law, the General Terms and Conditions of Shell EV Charging Solutions B.V. apply to these General Terms and Conditions for Consumers. The General Terms and Conditions of Shell EV Charging Solutions B.V. have been handed over to the Consumer and these General Consumer Terms and Conditions are applicable to distance sales or services via telephone or internet.
- 1.2. Capital terms used in these General Consumer Terms and Conditions but not defined in these General Consumer Terms and Conditions shall have the meaning ascribed to them in the General Terms and Conditions of Shell EV Charging Solutions B.V. unless the context requires otherwise.

2. Definitions

- 2.1. **Consumer:** the Customer, being a natural person, not acting in the practice of a profession or the operation of a business.
- 2.2. **Consumer Purchase:** the purchase concluded between Shell Recharge Solutions and a Consumer in relation to one or more Products, being a movable property.
- 2.3. **Distance Contract:** the Contract by which, in the context of a system for the distance sale of Products or the distance provision of Services organised by Shell Recharge Solutions, one or more distance communication techniques, including but not limited to telephony and the internet, are used exclusively up to the conclusion of the Contract.
- 2.4. **Distance Contract for the provision of Services:** the Distance Contract for the provision of Services between Shell Recharge Solutions and a Consumer.

3. Non-compliance

- 3.1. A Consumer (before proceeding to return the Product to Shell Recharge Solutions) may report any defects to a Product, or a Product delivered incorrectly, to Shell Recharge Solutions no later than two (2) months after the delivery via klantenservice@shellrecharge.com on pain of forfeiture of the right to complain and return.



4. Tariffs and billing of Products and Services

- 4.1.** A Consumer can have a direct debit reversed without giving reasons up to 56 days from the collection date. A Consumer has 14 calendar days following the reversal date to pay Shell Recharge Solutions the amount owing, failing which it will be in default with the consequences described in the next subsection.
- 4.2.** If the direct debit cannot take place or cannot take place in full for whatever reason or if the payment by the Consumer does not take place within the payment term laid down by Shell Recharge Solutions, the Consumer is in default by operation of law and without further notice of default and owes (contractual) interest of 1% per month or a part thereof, this part being counted as a whole month. Shell Recharge Solutions is then also entitled to charge the Consumer administrative costs in the amount of not less than EUR 15 ex VAT or, at Shell Recharge Solutions' discretion, to charge the legally permitted extrajudicial collection costs to the Customer, notwithstanding any other claims for compensation Shell Recharge Solutions may have pursuant to Section 6:96 of the Dutch Civil Code.

5. Right of Withdrawal for Consumers

- 5.1.** The Articles 5, 6, 7 and 8 apply only to Distance Contracts for Products and/or Services concluded between Shell Recharge Solutions and a Customer who is also a Consumer.
- 5.2.** Withdrawal by a Consumer is free of charge, which means that Shell Recharge Solutions does not charge the Consumer any administrative costs or other costs in this regard.

6. Right of Withdrawal for Products

- 6.1.** In the case of a Consumer Purchase the Consumer has the option to terminate the Contract without giving reasons during the Right of Withdrawal Period, which starts on the day after acceptance of the Product by or on behalf of the Consumer.
- 6.2.** During the Right of Withdrawal Period the Consumer will handle the Product, the parts of the Product, the documentation supplied and the packaging with care. The Consumer will only unpack or use the Product to the extent necessary to decide whether it wishes to keep the Product.
- 6.3.** The Consumer is entitled to test the Product during the Right of Withdrawal Period. In the case of purchase of a Charge Point the Consumer can carry out a test session to verify that the Charge Point is charging the Electric Vehicle. A Charge Point does not have to be installed for it to be tested. The result of use of a Product involving more than the testing of the Product is that Product use exists, consequently the Consumer's right of withdrawal lapses. In the case of a Charge Point use exists, and the right of withdrawal therefore lapses, if the Consumer has had the Charge Point installed.



- 6.4. The right of withdrawal also lapses if the Consumer damages the Product.
- 6.5. A Consumer wishing to exercise its right of withdrawal must contact Shell Recharge Solutions by email to klantenservice@shellrecharge.com within the Right of Withdrawal Period. The Customer must then return the Product to Shell Recharge Solutions to the address given by Shell Recharge Solutions for this purpose, with all the accessories supplied, in the original packaging and (optionally) with signed model form within 14 days.
- 6.6. The costs of returning the Product are for the Customer's account.
- 6.7. As soon as the returned Product has been received by Shell Recharge Solutions or as soon as the Customer has shown that it has returned the Product to Shell Recharge Solutions, Shell Recharge Solutions will refund the amount paid by the Customer within 14 calendar days. Shell Recharge Solutions is entitled to charge the Customer any reduction in value of the Product if the Product has been damaged through the actions of the Customer.
- 6.8. The right of withdrawal is excluded if the Product has been made to the Customer's specifications (customisation).

7. Right of Withdrawal for Subscriptions

- 7.1. A Consumer may terminate a Subscription within the Right of Withdrawal Period, starting on the day after its conclusion, in writing and without any obligation by means of an email to this effect to klantenservice@shellrecharge.com.

8. Right of Withdrawal for Other Services

- 8.1. When concluding a Distance Contract for the provision of Other Services the Consumer has the option to terminate the Contract without giving reasons within the Right of Withdrawal Period, starting at the point that Shell Recharge Solutions has informed the Consumer by email that the order has been accepted for processing.
- 8.2. A Consumer wishing to exercise its right of withdrawal from Other Services must contact Shell Recharge Solutions to this end within the Right of Withdrawal Period by email to installations.nl@shellrecharge.com.
- 8.3. If the Consumer has already used the Service, then it is obliged to pay a proportionate part for it.
- 8.4. Shell Recharge Solutions will refund the amount paid by the Customer within 14 calendar days of the withdrawal, subject to offsetting of the payment for use, where relevant.
- 8.5. The right of withdrawal for Other Services lapses if the Contract to provide the Services has already been fulfilled by Shell Recharge Solutions and (a) this fulfilment started with the express



prior agreement of the Consumer and (b) the Consumer has declared to waive its right of termination as soon as the provision by Shell Recharge Solutions has been fulfilled.

9. Complaints procedure

- 9.1.** Complaints, which cannot be solved in mutual agreement, are to be addressed to Stichting WebwinkelKeur (www.webwinkelkeur.nl), which will mediate free of charge.
- 9.2.** If after this a solution has not been found, the Customer must address the complaint to De Geschillencommissie (www.degeschillencommissie.nl). Its decision is binding and both Shell Recharge Solutions and the Customer agree with this decision. Costs are associated with submitting a complaint to this complaints' board, which need to be paid by the Customer to the board. It is also possible to submit complaints via the European ODR platform (<http://ec.europa.eu/odr>).
- 9.3.** These General Terms and Conditions for Consumers are governed by Dutch law. Any disputes connected with them and/or resulting from them must be submitted exclusively to the competent court in Amsterdam.



General Terms and Conditions

Subscriptions

March 2022

1. Scope

1.1. Upon the purchase or resale of a Charge Point, the Customer is required, unless communicated or agreed upon otherwise, to take out, or to have the purchasing party take out, a Subscription to which these Subscription terms and conditions apply.

The General Terms and Conditions of Shell EV Charging Solutions B.V. apply to these General Terms and Conditions Subscriptions. The General Terms and Conditions of Shell EV Charging Solutions B.V. can be found on the website: www.shellrecharge.com.

1.2. Capital terms used in these General Terms and Conditions Subscriptions but not defined in these General Terms and Conditions Subscriptions shall have the meaning ascribed to them in the General Terms and Conditions of Shell EV Charging Solutions B.V.. unless the context requires otherwise.

2. Subscriptions

2.1. A subscription is activated via the Portal or accepted by the Customer in some other way. A Subscription is taken out for a month, starting on the date on which it is activated or accepted in some other way, and is then tacitly renewed for an indefinite period of time.

2.2. Notice to terminate a Subscription may be given by the Customer on a monthly basis, must be given via the Portal with the settings intended for the purpose or must be given in writing by means of a letter to this effect to Shell EV Charging Solutions B.V., Postbus 3966, 1001 AT Amsterdam or an email to this effect to klantenservice@shellrecharge.com, quoting the Customer's name and address, postcode, place of residence or place of business and the desired date of termination. Subject to the Right of Withdrawal for consumers, as referred to these Terms and Conditions, there will be no refunds of previous subscription payments.

2.3. The applicable charges for the different forms of Subscription can be found on the Website. The Customer is billed the charges for the power consumption from charging at a Private Charge Point directly by the Customer's electricity supplier. The Customer is billed the charges for using a Public Charge Point in accordance with the tariffs set by Shell Recharge Solutions. These charges are not therefore included in the cost of the subscription. The charges for using a Public Charge Point can be found in the Shell Recharge Solutions Apps.



- 2.4.** The Customer warrants that all information supplied by the Customer to Shell Recharge Solutions is correct, complete, and accurate. This means, for example, that the Customer, when concluding a Subscription, provides its personal details, such as name, bank account number, VAT number, billing address, credit card details and e-mail address, which will be current, complete, and correct at all times. The Customer is required to immediately report any changes to these details to Shell Recharge Solutions through the Portal. Shell Recharge Solutions may assume that these details are accurate until the moment of change.
- 2.5.** Shell Recharge Solutions either sends invoices for Subscriptions (including fees for use of Public Charge Points) and Products to the Customer by email or publishes them on the Portal and notifies the Customer of them by means of an email. Invoices for Other Services are sent to the Customer by email only, unless otherwise agreed in writing.
- 2.6.** In the case of Subscriptions (including fees for use of Public Charge Points) the invoiced amount is debited from the bank account given by the Customer by monthly direct debit subject to the applicable SEPA time frames, unless otherwise agreed or if Shell Recharge Solutions wishes to invoice in some other way. The Customer must ensure that the invoiced amount is collectible by direct debit.
- 2.7.** Shell Recharge Solutions is entitled to terminate the Subscription with immediate effect:
- if the direct debit could not be executed successfully several times or in case of the non-fulfillment of any payment obligation, or
 - if any proceedings in insolvency, bankruptcy (including reorganization), liquidation or winding up are instituted against the Customer, whether filed or instituted by the Customer, voluntary or involuntary, a trustee or receiver is appointed over the Customer or any assignment is made for the benefit of creditors of the Customer; or
 - if the Customer or the End User caused damage to a Charge Point and/or Charging Service; or
 - in other circumstances, including, but not limited to, misuse and/or suspicion of fraud.