

## **Goodwood Road Racing Company (“GRRC”)**

Terms and Conditions to guarantee the future right to a Car Storage Space at the Car Storage Unit as detailed in the Goodwood Classic Car Solutions brochure.

### 1. Introduction

These Terms and Conditions (“Terms”) govern the deposit (“Deposit”) to guarantee the right to a car storage space(s) (“the Car Storage Space”) at the Car Storage Unit

By making the Deposit, you agree to these Terms.

The reservation of the Car Storage Space is not guaranteed until payment is received.

### 2. Membership of GRRC

You must be a Member or Fellowship Member of the GRRC in order to guarantee the Car Storage Space.

### 3. Deposit Amount

The Deposit payable is £342.30 plus VAT (“Deposit Amount”)

3.1 This Deposit Amount is reflective of one month’s fee at the introductory offer rate of £79 plus VAT per week.

3.2 The introductory offer rate is exclusively available for reservations made within the introductory offer period of 22/07/24 to 31/08/24 and will only apply to the first year of storage.

3.3 There are limited spaces at the introductory offer rate and the GRRC reserves the right to close the introductory offer period early if the availability is reached.

3.4 All reservations made after the introductory offer has closed will pay a Deposit amount of £385.70 plus VAT, reflective of the standard rate of £89 plus VAT per week

### 4. Non-Transferable

The right to the Car Storage Space is non-transferable.

### 5. Conditions of Refund

The Deposit is refundable under the following circumstances:

5.1 You cancel the Car Storage Space reservation within 14 days of paying the Deposit.

5.2 The Car Storage Unit is unavailable for use by December 2026

5.3 The construction of the Car Storage Unit is cancelled.

### 6. Application of Deposit

The Deposit guarantees the Car Storage Space for the first year of opening of the Car Storage Unit and the Deposit will be applied towards the cost of the first year’s storage fee.

### 7. Force Majeure

Whilst the GRRC shall endeavour to fulfil our obligations swiftly and efficiently, we shall not be liable for any delay in performing or any failure to perform any of our obligations under these Terms if the delay or failure was due to a reason of Force Majeure (meaning any event beyond our reasonable control)

### 8. Obligations of the GRRC

8.1 The GRRC will provide 3 months’ notice of the opening of the Car Storage Unit

8.2 The GRRC is planning for the Car Storage Unit to be opened between July and December 2025

8.3 The GRRC will issue Terms and Conditions governing the storage of cars at the Car Storage Unit at least 3 months prior to the opening of the Car Storage Unit

### 9. Data Protection

In accordance with the Data Protection Act 2018, each Goodwood Company (meaning a group undertaking (as such term is defined in Sections 1161 and 1162 of the Companies Act 2006) is registered with the United Kingdom’s Information Commissioner’s Office as a data controller to collect information.

Personal information is collected to help us manage the Car Storage Space reservation and communicate Car Storage information. We also reserve the right to use or disclose any information as needed to satisfy any law, regulation or legal request, to fulfil your requests, to provide you with Car Storage service information or to cooperate in any law enforcement or regulatory investigation. Such communications will be provided to you by email, post or by telephone.

All personal information that we collect about you will be recorded, used, and protected by us in accordance with applicable data protection legislation. The Goodwood Group's privacy policy can be found at <https://www.goodwood.com/legal/privacy/>, which sets out Goodwood's general and overarching policy regarding privacy and data.

#### 10. General

- 10.1 This Agreement constitutes the entire agreement between the parties and no addition or variation of it shall have any effect unless in writing and signed by both parties.
- 10.2 All notices under this agreement shall be sent to your address and shall be in writing or by email provided that notice by email is only valid if it is acknowledged by the recipient.
- 10.3 GRRC may sub-contract, assign or novate any of its rights and obligations under this Agreement.
- 10.4 If the whole or any part of these Terms prove to be illegal or unenforceable the remainder of the Conditions shall remain in full force and effect
- 10.5 The parties agree that save in relation to each Goodwood Company of the Goodwood Estate Company Limited, the Contract (Rights of Third Parties) Act 1999 shall not apply to this Agreement.
- 10.6 This Agreement shall be construed and interpreted in accordance with the laws of England and Wales and the parties agree that the English courts shall have exclusive jurisdiction over any dispute arising out of or in connection with this Agreement.