Factura



Carflet Rent a Car S.L C/Canarias 40 Local 2 28045 MADRID SPAIN Tel. (34) 609 36 53 24 Nombre: Víctor Apellidos: Díaz-Maroto Schori e-Mail: diazm.victor@gmail.com

Teléfono: 650088323

Fecha Nacimiento (dd/mm/aaaa): 16/01/1992

N.I.F: B-87129219

RM Madrid, T-2552, Sec 8°, F68, Hoja M-44527

Número de Factura Número de Estado de la reserva Fecha de la reserva Forma de pago confirmación

1391 1515819337_1491044 completado 01/04/2017 12:53 Tarjeta Crédito 005

Coche contratado: Fiat 500 o similar

Fecha de recogida Dirección de recogida Dirección de devolución Dirección de devolución 14/04/2017 12:00 Cádiz Fecha de devolución 16/04/2017 12:00 Cádiz

Detalles de la reserva:

	Días	Precio	Impuesto	Precio Total
Fiat 500 o similar Ampliada	2	EUR 89.26	EUR 18.74	EUR 108.00
Total		EUR 89.26	EUR 18.74	EUR 108.00
Amount Paid				EUR 118.00

Víctor Díaz-Maroto Schori, Para ver losn detalles de su pedido, visite la siguiente página:

 $\underline{\text{http://carflet.es/index.php?option=com_vikrentcar\&task=vieworder\&sid=1515819337\&ts=1491044005}$

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Condiciones

This agreement between Víctor Díaz-Maroto Schori and Reserva en Carflet was made on the 01/04/2017 12:53 and is valid until the 16/04/2017 12:00 .

1. Condition of Premises

The lessor shall keep the premises in a good state of repair and fit for habitation during the tenancy and shall comply with any enactment respecting standards of health, safety or housing notwithstanding any state of non-repair that may have existed at the time the agreement was entered into.

2. Services

Where the lessor provides or pays for a service or facility to the lessee that is reasonably related to the lessee's continued use and enjoyment of the premises, such as heat, water, electric power, gas, appliances, garbage collection, sewers or elevators, the lessor shall not discontinue providing or paying for that service to the lessee without permission from the Director.

3. Good Behaviour

The lessee and any person admitted to the premises by the lessee shall conduct themselves in such a manner as not to interfere with the possession, occupancy or quiet enjoyment of other lessees.

4. Obligation of the Lessee

The lessee shall be responsible for the ordinary cleanliness of the interior of the premises and for the repair of damage caused by any willful or negligent act of the lessee or of any person whom the lessee permits on the premises, but not for damage caused by normal wear and tear.