

GENERAL RENTAL CONDITIONS "PR MOTOR"

1 - SUBJECT

1.1 - THE RENTAL OF MOTOR VEHICLES BY THE LEASING COMPANY PR MOTOR DI PAROLINI RICCARDO - WITH REGISTERED OFFICE IN BARDOLINO (VR - 37011) VIA SAMBARCHI, 23, FRAZIONE BISAVOLA, P.I. 03933830238 (HEREINAFTER "PR MOTOR") IS GOVERNED BY THESE GENERAL RENTAL CONDITIONS (HEREINAFTER "CGN"), INCLUSIVE OF THE RENTAL AGREEMENT SIGNED BY THE DRIVER AT THE TIME OF RENTAL, THE RATE LIST IN FORCE AT THE TIME OF SIGNING THE RENTAL AGREEMENT, AS WELL AS THE PRIVACY POLICY, VIEWED BY THE TENANT, WHO DECLARES TO HAVE TAKEN FULL AND COMPLETE KNOWLEDGE OF IT.

1.2 - WITH THE SIGNING OF THE RENTAL AGREEMENT, ONLY THE POSSESSION OF THE MOTOR VEHICLE (BETTER IDENTIFIED IN THE RENTAL AGREEMENT) IS TRANSFERRED TO THE DRIVER, REMAINING THE PROPERTY OF THE SAME IN THE FULL AVAILABILITY OF PR MOTOR.

1.3 - PR MOTOR RESERVES THE RIGHT TO TERMINATE THE RENTAL AGREEMENT IN THE EVENT OF VIOLATIONS OF THE ARTICLES OF THESE GTC AND OF THE RENTAL AGREEMENT AT ITS SOLE DISCRETION AND TO REQUEST THE DRIVER TO IMMEDIATELY RETURN THE MOTORCYCLE, RETURNING, IN THIS CASE, ONLY THE DIFFERENCE IN THE RENTAL PRICE RELATING TO THE PERIOD OF NON-USE, OR, TO WITHHOLD THIS AMOUNT IF DAMAGE IS FOUND TO THE MOTOR VEHICLE ITSELF OF A VALUE GREATER THAN THE DEPOSIT PAID

2 - OBLIGATIONS OF THE LESSOR

BY SIGNING THIS CONTRACT, PR MOTOR UNDERTAKES TO DELIVER TO THE DRIVER THE MOTOR VEHICLE IDENTIFIED IN THE RENTAL CONTRACT IN A GOOD STATE OF MAINTENANCE.

3 - OBLIGATIONS OF THE LESSEE

BY SIGNING THE RENTAL AGREEMENT AND THE SPECIFIC APPROVAL OF THESE GTC, THE DRIVER DECLARES TO HAVE VERIFIED THAT THE VEHICLE IS IN A GOOD STATE OF MAINTENANCE AND SUITABLE FOR THE AGREED USE AND UNDERTAKES TO PAY TO PR MOTOR:

1. THE RENTAL FEE, DETERMINED ACCORDING TO THE CRITERIA DEFINED IN THE TARIFF AND PUBLISHED ON THE WEBSITE WWW.PRMOTOR.IT AND IN THE INFORMATION DOCUMENTS;

2. THE REIMBURSEMENT OF EXPENSES INCURRED FOR THE RECOVERY OF THE MOTORCYCLE NOT RETURNED TO THE AGREED PLACE FOR ANY REASON;

3. THE AMOUNT OF FINES CHARGED TO THE DRIVER AND ADDITIONAL DRIVERS FOR VIOLATIONS OF THE HIGHWAY CODE OR OTHER APPLICABLE LEGISLATION, RAISED DURING THE RENTAL PERIOD OF THE MOTOR VEHICLE;

4. ANY OTHER SUM DUE ON THE BASIS OF THE PROVISIONS OF THE PREVIOUS AND SUBSEQUENT ARTICLES (INCLUDING, BY WAY OF EXAMPLE AND NOT EXHAUSTIVELY: REFUELING SERVICE, REPLACEMENTS, OUT OF HOURS SERVICE, SUPPLEMENTS, REIMBURSEMENT OF PENALTIES, COMPENSATION AND INDEMNITIES, ADMINISTRATIVE COSTS OF HANDLING THE PRACTICE, AS WELL AS ANY DIFFERENCE DERIVING FROM THE USE OF A SERVICE OTHER THAN THE ONE ESTIMATED).

FURTHERMORE, THE LESSEE UNDERTAKES:

1. TO DRIVE OR USE THE MOTORCYCLE PERSONALLY AND NOT TO TRANSFER IT, FREE OF CHARGE OR FOR CONSIDERATION AND FOR ANY REASON, TO THIRD PARTIES;

2. TO NOTIFY PR MOTOR OF THE PRESENCE OF MECHANICAL ANOMALIES AND ANY OBSERVATIONS ON THE STATE OF THE BODYWORK;

3. TO RETURN THE VEHICLE AND ACCESSORIES BY THE AGREED DATE AT THE HEADQUARTERS OF PR MOTOR IN ORDER AND IN THE SAME CONDITIONS FOUND AT THE TIME OF RENTAL. ANY DAMAGE WILL BE FOUND UPON RETURN AND THE RELATED RESTORATION COST DUE BY THE TENANT WILL BE CALCULATED.

4. TO MAKE SURE THAT THE GREASING, LUBRICATION AND OIL OF THE BRAKES ARE IN THE STATE NECESSARY TO GUARANTEE THE OPERATION AND SAFETY OF THE MOTORCYCLE DURING THE RENTAL PERIOD;

5. TO DRIVE THE MOTORCYCLE WITH THE APPROVED HELMET WORN AND TO TRANSPORT THE PASSENGER ONLY WITH THE APPROVED HELMET WORN AND TO KEEP IT, TOGETHER WITH THE EQUIPMENT PROVIDED, WITH THE UTMOST DILIGENCE AND IN COMPLIANCE WITH ALL LEGAL REGULATIONS;

6. TO PROVIDE DIRECTLY TO THE PAYMENT OF THE AMOUNTS DUE FOR PARKING, MOTORWAY TOLLS AND FINES CONTESTED DURING THE RENTAL PERIOD, OR TO REIMBURSE PR MOTOR THE RELATIVE AMOUNT AND CONSEQUENT EXPENSES;

7. TO INDEMNIFY PR MOTOR FROM ANY CLAIM AND / OR REQUEST MADE BY THIRD PARTIES FOR DAMAGES SUFFERED BY THE SAME AND / OR SUFFERED BY GOODS OWNED BY THEM, HOWEVER ATTRIBUTABLE TO THIS RENTAL;

8. NOT TO PROVIDE FALSE INFORMATION ON THEIR PERSONAL DETAILS, THEIR AGE, THEIR ADDRESS AND THE EXISTENCE OF THE LEGAL REQUIREMENTS FOR DRIVING LICENSE, EXPRESSLY EXEMPTING PR MOTOR FROM ANY PREJUDICIAL CONSEQUENCES THAT MAY ARISE FOR THE LATTER IN THE EVENT OF FALSE DECLARATIONS.

4 - PROHIBITED USES / TRAVEL RESTRICTIONS

THE DRIVER IS PROHIBITED FROM USING THE MOTORCYCLE:

A) IN MOTOR SPORTING EVENTS;

B) FOR THE TRANSPORT OF PERSONS OR THINGS FOR REMUNERATION;

C) OVERLOADED, IE WITH A NUMBER OF PEOPLE OR PAYLOAD HIGHER THAN THE DATA REPORTED ON THE TRAFFIC LICENSE;

D) FOR THE TRANSPORT OF EASILY FLAMMABLE, EXPLOSIVE, POISONOUS OR OTHERWISE DANGEROUS MATERIALS;

E) FOR THE PERPETRATION OF CUSTOMS FINES AND OTHER CRIMES, EVEN IF PUNISHABLE ONLY ACCORDING TO THE LAW OF THE PLACE OF THE CRIME;

F) FOR SUBLEASING;

G) TO PUSH OR PULL OBJECTS;

H) UNDER THE INFLUENCE OF DRUGS, NARCOTICS, ALCOHOL OR INTOXICANTS OR OTHER SUBSTANCES CAPABLE OF IMPAIRING THE ABILITY TO UNDERSTAND AND WANT.

5 - RATES AND PENALTIES

THE KILOMETER RATE IS DETERMINED BY READING THE ODOMETER. THE DRIVER IS REQUIRED TO PERIODICALLY CHECK THAT THE ODOMETER IS WORKING AND UNDERTAKES TO IMMEDIATELY NOTIFY PR MOTOR OF ANY OPERATING DEFECTS, FOLLOWING, IN THIS CASE, THE INSTRUCTIONS THAT WILL BE GIVEN TO HIM BY PR MOTOR. IF AT THE TIME OF DELIVERY THE ODOMETER APPEARS TAMPERED WITH OR FAULTY, THE UNLIMITED MILEAGE RATE WILL BE APPLIED. WHENEVER THE TARIFF MUST BE COMMENSURATE WITH THE NUMBER OF DAYS, THE TERM "DAY" DEFINES A PERIOD OF 24 HOURS STARTING FROM THE MOMENT IN WHICH THE MOTOR VEHICLE WAS DELIVERED TO THE CUSTOMER, UNLESS THE TARIFF PROVIDES OTHERWISE.

5.1 - RATES INCLUDE:

- MILEAGE BETTER INDICATED ON THE FRONT OF THIS AGREEMENT AND R.C.A. AGAINST THIRD PARTIES.

- VAT AT 22% (THE PRICE INDICATED IS INCLUSIVE OF VAT AT 22% UNLESS OTHERWISE SPECIFIED).

- IN THE EVENT OF A LONGER MILEAGE THAN THAT AGREED IN THE CONTRACT, THE ADDITIONAL COST PER KILOMETER WILL BE € 0.25 FOR EACH EXCESS KILOMETER.

5.2 - THE RATES DO NOT INCLUDE THE COSTS OF: FUEL - SUPPLEMENTS ON REQUEST - FINES AND FINES FOR INFRINGEMENTS OF THE HIGHWAY CODE - DRIVER'S PERSONAL INSURANCE.

5.3 - FINES

Loss:

- KEYS €, 00 - VEHICLE DOCUMENTS € 200.00

- HELMET €, 00 - RETURN OF THE VEHICLE WITHOUT A FULL TANK OF FUEL € 25.00

- FAILURE TO RETURN AT THE AGREED TIME:

- AFTER AN HOUR OF DELAY € 20.00;

- AFTER ONE DAY OF DELAY, DAILY RATE INCREASED BY 15% FOR EACH DAY OF THE FIRST WEEK; STARTING FROM THE FIRST DAY OF THE SECOND WEEK, THE DAILY RATE IS INCREASED BY 25% "

6 - PAYMENT

AT THE TIME OF COLLECTION OF THE MOTOR VEHICLE, THE PERSON INDICATED IN THE RENTAL CONTRACT AS DRIVER MUST PROVIDE THE DATA OF THE CREDIT CARD ON WHICH TO CHARGE THE RENTAL FEES, FAILING WHICH PR MOTOR WILL HAVE THE RIGHT TO REFUSE THE RENTAL. THE LESSEE, BY PROVIDING THE CREDIT CARD DATA, AUTHORIZES PR MOTOR TO CHARGE YOU THE FEES DUE AS A RESULT OF AND AS A CONSEQUENCE OF THE RENTAL; MOREOVER, IT ACCEPTS THE CHARGE ON THE CREDIT CARD OF WHAT WILL BE DUE AFTER THE CLOSURE OF THE CONTRACT ALSO FOR COMPENSATION PENALTIES, FINES, MOTORWAY TOLLS, PARKING LOTS, HANDLING COSTS, CONSIDERATION IN CASE OF SEIZURE / CONFISCATION OF THE VEHICLE, COSTS OF RESTORING THE MOTOR VEHICLE AS A RESULT OF DAMAGE NOT COVERED BY THE INSURANCE POLICY, COSTS OF RESTORING AND / OR CLEANING THE MOTOR VEHICLE IF RETURNED AT THE END OF THE RENTAL WITH INDELIBLE STAINS AND / OR BURNS, COSTS OF DISPOSING OF ABANDONED OBJECTS ON THE MOTOR VEHICLE AND ALL OTHER RENTAL FEES INDICATED IN THE CGN.

7 - BAILMENT

AT THE TIME OF COLLECTION OF THE MOTOR VEHICLE, THE PERSON INDICATED IN THE RENTAL CONTRACT AS DRIVER MUST ISSUE A SECURITY DEPOSIT BY CREDIT CARD (BY BANK FREEZING) AS GUARANTEE. THE SECURITY DEPOSIT MUST BE PAID TO THE EXTENT REQUESTED BY PR MOTOR AND WILL BE RETAINED IN THE ACCOUNT, AS WELL AS IN THE EVENT OF NON-PAYMENT OF THE KILOMETER AND / OR TIME RATE, ALSO TO COVER ANY DAMAGE THAT MAY BE FOUND AT THE TIME OF DELIVERY AND / OR PREJUDICE THAT PR MOTOR SHOULD SUFFER DUE TO AND AS A CONSEQUENCE OF THE DRIVER'S FAILURE TO FULFILL THE OBLIGATIONS ASSUMED WITH THE STIPULATION OF THE RENTAL CONTRACT AND PROVIDED FOR IN THE CGN. IT IS UNDERSTOOD THAT THE DRIVER WILL ALSO BE REQUIRED TO COMPENSATE FOR FURTHER DAMAGES AND TO PAY THE ADDITIONAL CREDITS ACCRUED BY PR MOTOR.

QUALORA NON INSORGA LA NECESSITÀ DI TRATTENERE IL DEPOSITO CAUZIONALE, QUESTO SARÀ COMPENSATO, IN TUTTO O IN PARTE, CON LE SOMME ANCORA DOVUTE A TITOLO DI CORRISPETTIVO DEL NOLEGGIO.

8 - INFORMATIONS ABOUT IDENTITY DOCUMENTS

CITIZENS OF COUNTRIES BELONGING TO THE EUROPEAN UNION MUST PRESENT THE IDENTITY CARD OF THEIR COUNTRY OF ORIGIN OR A VALID PASSPORT AT THE RENTAL DESK, AS PROOF OF THEIR IDENTITY, IN ADDITION TO THE TAX CODE. THOSE WHO ARE NOT CITIZENS OF STATES BELONGING TO THE EUROPEAN UNION MUST NECESSARILY PRESENT A VALID PASSPORT OF THE COUNTRY OF ORIGIN AS PROOF OF THEIR IDENTITY..

9 - AUTHORIZED DRIVERS AND GUARANTEES REQUIRED FOR RENTAL

IN ORDER TO USE THE RENTAL SERVICE, ALL DRIVERS / DRIVERS MUST BE AT LEAST 18 YEARS OLD AND IN POSSESSION OF A DRIVING LICENSE VALID FOR AT LEAST 6 MONTHS TO BE SHOWN TO PR MOTOR BEFORE THE RENTAL. THE PERSON INDICATED IN THE RENTAL AGREEMENT AS THE HOLDER OF THE RENTAL (DRIVER) MUST BE THE MAIN DRIVER, PRESENT AT THE TIME OF RENTAL AND GUARANTOR FOR ALL RENTAL COSTS. THE LATTER IS REQUIRED TO COMMUNICATE TO PR MOTOR THE NAMES AND ADDRESSES OF ALL DRIVERS OF THE MOTORCYCLE. THE MOTOR VEHICLE CAN BE DRIVEN EXCLUSIVELY BY THE DRIVER AND BY THE DRIVER (S) MADE KNOWN TO PR MOTOR.

10 - FUEL AND CONDITION OF THE MOTORCYCLE

IF THE MOTOR VEHICLE DELIVERED WITH A FULL TANK IS RETURNED WITHOUT IT, THE REFUELING SERVICE OF € 10.00 WILL BE CHARGED IN ADDITION TO THE COST OF THE MISSING FUEL LITERS. ANY EXCESS FUEL WITH RESPECT TO THE TIME OF DELIVERY WILL NOT BE REFUNDED TO THE DRIVER. THE MOTORCYCLE MUST BE RETURNED IN THE STATE IN WHICH IT WAS COLLECTED (CLEAN), UNDER PENALTY OF A € 20.00 CHARGE FOR WASHING.

11 - DAMAGE TO THE MOTORCYCLE, MAINTENANCE AND REPAIRS

THE DRIVER UNDERTAKES TO TAKE CARE OF THE MOTOR VEHICLE WITH THE DILIGENCE OF A GOOD FAMILY MAN. THE COSTS FOR OIL AND LUBRICATION AS WELL AS ANY NECESSARY REPAIRS WILL BE REIMBURSED AT THE END OF THE RENTAL, WITH THE PRIOR CONSENT OF PR MOTOR. THE LESSEE IS REQUIRED TO COMPENSATE PR MOTOR FOR ANY DAMAGE DERIVING FROM NEGLIGENCE, IMPRUDENCE AND INEXPERIENCE AND FROM THE NON-OBSERVANCE OF LAWS, REGULATIONS, ORDERS, DISCIPLINES AND FROM THE NON-OBSERVANCE OF THE PROHIBITIONS REFERRED TO IN THESE GTC (BY WAY OF EXAMPLE AND NOT LIMITED TO: DAMAGES DERIVING FROM " FAILURE TO CHECK OIL, WATER OR TIRE PRESSURE OR AS A RESULT OF INCORRECT REFUELING, DAMAGE DUE TO FIRE, SKIDDING DUE TO SNOW OR NATURAL DISASTERS, DAMAGE CAUSED BY UNAUTHORIZED DRIVERS, DAMAGE ATTRIBUTABLE TO RIOTS, MAJOR EVENTS). ALL DAMAGES TO THE UNDERBODY OF THE MOTOR VEHICLE ARE FULLY CHARGED TO THE TENANT. THE COSTS FOR REPAIRING TIRE PUNCTURES REMAIN THE RESPONSIBILITY OF THE DRIVER.

12 - ACCIDENT / THEFT

THE LESSEE UNDERTAKES TO COMMUNICATE IMMEDIATELY AND IN ANY CASE NO LATER THAN 12 HOURS AFTER THE THEFT (WITH BURGLARY / EMBEZZLEMENT ETC ...), LOSS, FIRE, DAMAGE CAUSED BY GAME OR OTHER DAMAGE AND ANY ACCIDENT (EVEN MINIMAL) OCCURRED DURING THE RENTAL PERIOD OF THE MOTOR VEHICLE.

IN THE EVENT OF AN ACCIDENT, THE LESSEE UNDERTAKES TO:

A. IMMEDIATELY INFORM PR MOTOR BY TELEPHONE (+393400685686), AND SEND (VIA EMAIL TO PRMOTOR@CLOUD.COM) A DETAILED REPORT ON THE INCIDENT AND THE ACCIDENT REPORT FORM IF SIGNED (CAI FORM) WITHIN THE NEXT 12 HOURS;

B. INFORM THE NEAREST POLICE AUTHORITY;

C. DO NOT ISSUE STATEMENTS OF RESPONSIBILITY IN THE EVENT OF UNCERTAINTY ABOUT THE DYNAMICS OF THE ACCIDENT;

D. TAKE NOTE OF THE NAMES AND ADDRESSES OF THE PARTIES AND WITNESSES, AND THE NUMBER PLATES OF THE VEHICLES INVOLVED;

E. PROVIDE PR MOTOR WITH ANY OTHER USEFUL INFORMATION AND FOLLOW THE INSTRUCTIONS THAT THE LATTER WILL PROVIDE REGARDING THE CUSTODY OR REPAIRS OF THE MOTORCYCLE.

THE DRIVER UNDERTAKES TO COMPENSATE PR MOTOR FOR ANY DAMAGE CAUSED TO THE MOTOR VEHICLE OR TO PARTS AND ACCESSORIES THEREOF, AS WELL AS TO REIMBURSE THE ADMINISTRATIVE MANAGEMENT COSTS OF THE ACCIDENT.

IN THE EVENT OF AN ACCIDENT, BREAKDOWN AND / OR NEED TO HAVE THE MOTOR VEHICLE TOWED, THE DRIVER IS REQUIRED TO CONTACT THE PERSON AUTHORIZED BY PR MOTOR TO CARRY OUT INTERVENTIONS AND / OR REPAIRS ON THE MOTOR VEHICLE. INTERVENTIONS AND / OR REPAIRS MADE WITHOUT AUTHORIZATION FROM PR MOTOR AT CENTERS NOT INDICATED BY THE LATTER WILL NOT BE REIMBURSED FOR ANY REASON.

IN THE EVENT THAT NO ACCIDENT HAS OCCURRED, IN ORDER TO ALLOW PR MOTOR TO PROTECT ITS RIGHTS AGAINST FRAUD OR UNFOUNDED REQUESTS, THE DRIVER MUST IN ANY CASE, UPON RETURNING THE VEHICLE, EXPLICITLY DECLARE THAT HE HAS NOT SUFFERED OR CAUSED ANY EVENT.

13 - SEQUESTRATION OF THE VEHICLE

IN CASE OF SEIZURE / CONFISCATION OF THE MOTORCYCLE BY THE JUDICIAL AUTHORITY FOR REASONS ATTRIBUTABLE TO THE DRIVER, PR MOTOR WILL CHARGE THE DRIVER THE DAILY RENTAL COST (CALCULATED ON THE BASIS OF THE RATE ESTABLISHED IN THE RENTAL CONTRACT), UP TO THE RELEASE OF THE VEHICLE.

14 - OFFENSES AND MOTORWAY TOLLS

THE DRIVER AND ANY ADDITIONAL DRIVERS UNDERTAKE TO INFORM PR MOTOR IF, DURING THE RENTAL PERIOD, THERE HAVE BEEN HIGH FINES OF ANY KIND AGAINST THE MOTOR VEHICLE, EVEN IF ALREADY PAID (IN THIS CASE, PROOF OF PAYMENT MUST BE PROVIDED).

IN THE EVENT THAT - AFTER THE END OF THE RENTAL - PR MOTOR RECEIVES CHARGES FOR ANY REASON (INCLUDING, BUT NOT LIMITED TO, FINES OR UNPAID MOTORWAY TOLLS) REFERABLE TO THE RENTAL PERIOD USED BY THE DRIVER, THE LATTER AGREES AS OF NOW THAT PR MOTOR DEBITS THE AMOUNT DUE, PLUS ANCILLARY COSTS, TO YOUR CREDIT CARD. IN THE ABSENCE OF A CREDIT CARD, HE UNDERTAKES NOW BY THEN TO SETTLE THESE CHARGES AND EXPENSES TO PR MOTOR UPON SIMPLE REQUEST ACCOMPANIED BY SUPPORTING DOCUMENTS.

IN CASE OF NON-PAYMENT OF MOTORWAY TOLLS, PR MOTOR WILL CHARGE, IN ADDITION TO THE COST OF THE TOLL, AN ADDITIONAL AMOUNT EQUAL TO € 50.00 + VAT FOR ADMINISTRATIVE EXPENSES. IN CASE OF VIOLATIONS OF THE HIGHWAY CODE, PR MOTOR WILL CHARGE, IN ADDITION TO THE AMOUNT OF THE PECUNIARY SANCTION, AN ADDITIONAL AMOUNT OF € 50.00 + VAT FOR ADMINISTRATIVE EXPENSES.

15 - FAILURE TO COLLECT THE MOTORCYCLE - RENTAL NOT MADE

IN CASE OF FAILURE TO CANCEL THE BOOKING BEFORE THE MOMENT OF COLLECTION OF THE MOTOR VEHICLE AND FAILURE TO COLLECT THE MOTOR VEHICLE ON THE DATE INDICATED, OR IN THE EVENT THAT THE TERMS OF COLLECTION OF THE MOTOR VEHICLE ARE NOT RESPECTED, PR MOTOR RESERVES THE RIGHT TO MAKE A CHARGE OF € 60.00 TO COVER ADMINISTRATION COSTS AND COMPENSATION FOR THE IMPOSSIBILITY OF RENTING THE MOTOR VEHICLE AS IT WAS BOOKED.

16 - R.C.A. INSURANCE

EACH MOTOR VEHICLE IS COVERED BY R.C.A. IN ACCORDANCE WITH THE LAWS IN FORCE WHICH GUARANTEES THE INSURANCE COVERAGE OF CIVIL LIABILITY TOWARDS THIRD PARTIES WITH REFERENCE TO PEOPLE, THINGS (EXCLUDING THOSE TRANSPORTED), ANIMALS. THE PERSON TRANSPORTED ON THE MOTOR VEHICLE IS EQUIVALENT TO THE THIRD.

17 - FOREIGN TRIPS

UNLESS OTHERWISE AGREED IN WRITING WITH PR MOTOR, THE DRIVER IS NOT AUTHORIZED TO DRIVE THE VEHICLE ABROAD.

18 - MOTORCYCLE'S ACCESSORIES

IF ACCESSORIES SUCH AS NAVIGATOR, SEATS, WINDSHIELDS, TRUNKS ETC ... ARE DAMAGED, THE AMOUNT OF THE COST OF REPAIRING THEM WILL BE CALCULATED SEPARATELY FROM THE RENTAL COSTS AND THE DRIVER WILL BE SOLELY RESPONSIBLE FOR IT.

ANY ITEMS FORGOTTEN BY THE DRIVER ON THE RENTED MOTORCYCLE WILL BE CONSIDERED ABANDONED AND PR MOTOR WILL NOT BE REQUIRED TO RETURN THEM..

19 - TERM OF RENTAL AND RETURN OF THE MOTORCYCLE

THE MOTOR VEHICLE MUST BE RETURNED ON THE PREDETERMINED DAY AND AT THE PREDETERMINED TIME (A DELAY OF NO MORE THAN ONE HOUR IS ACCEPTED) UNDER PENALTY OF AN ADDITIONAL RENTAL DAY.

IF, AT THE REQUEST OF THE LESSEE, THE DELIVERY AND RETURN OF THE MOTOR VEHICLE AND ITS KEYS HAS BEEN AUTHORIZED BY PR MOTOR DURING THE CLOSING TIME OF THE SHOP, THE RENTAL WILL END ON THE DATE AND TIME OF REOPENING OF THE SHOP ITSELF. FOR VEHICLE DELIVERIES FROM 6.00 PM TO 9.00 PM AND FROM 7.00 AM TO 9.00 AM THERE IS A SUPPLEMENT OF EURO 40.00 (VAT INCLUDED). FROM 9.00 PM TO 7.00 AM THE SUPPLEMENT IS EURO 60.00 (VAT INCLUDED).

THE RENTAL ENDS WHEN THE PR MOTOR TAKES DELIVERY OF THE MOTOR VEHICLE AND VERIFIES THE CONDITIONS IN WHICH IT IS RETURNED.

20 - APPLICABLE LAW AND EXCLUSIVE COURT

THE RENTAL RELATIONSHIP REFERRED TO IN THIS AGREEMENT IS GOVERNED BY ITALIAN LAW. FOR ALL DISPUTES, WITHOUT PREJUDICE TO THE JURISDICTION OF THE CONSUMER COURT, THE COURT OF VERONA IS EXCLUSIVELY COMPETENT.

21 - CHANGES AND VARIATIONS

ANY VARIATION OR ADDITION TO THE CONDITIONS OF THIS RENTAL AGREEMENT WILL BE VALID ONLY IF MADE IN WRITING.

BARDOLINO, Li **VENERDÌ 20 AGOSTO 2021**

FIRMA PER ACCETTAZIONE

IL LOCATORE

IL CONDUTTORE

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YOU DECLARE THAT YOU HAVE READ EXACTLY THE ABOVE CLAUSES AND CONDITIONS, AND IN PARTICULAR THE CONDITIONS REFERRED TO IN ARTICLES. 1 (OBJECT), 3 (TENANT'S OBLIGATIONS), 4 (PROHIBITED USES / TRAVEL RESTRICTIONS), 5 (FARES AND PENALTIES), 6 (PAYMENT), 7 (SECURITY DEPOSIT), 8 (INFORMATION ON IDENTITY DOCUMENTS), 9 (AUTHORIZED DRIVERS AND GUARANTEES REQUIRED FOR RENTAL), 10 (FUEL AND CONDITION OF THE MOTOR VEHICLE), 11 (DAMAGE TO THE MOTOR VEHICLE, MAINTENANCE AND REPAIRS), 12 (ACCIDENT / THEFT), 13 (SEIZURE OF THE VEHICLE), 14 (FINES AND TOLLS MOTORWAYS), 15 (FAILURE TO COLLECT THE MOTOR VEHICLE - RENTAL NOT CARRIED OUT), 16 (THIRD PARTY INSURANCE), 17 (TRAVEL ABROAD), 18 (ACCESSORIES ON THE MOTOR VEHICLES), 19 (END OF RENTAL AND RETURN OF MOTOR VEHICLE), 20 (APPLICABLE LAW AND EXCLUSIVE FORUM) 21 (MODIFICATIONS AND VARIATIONS) WHOSE CLAUSES - REREAD AND APPROVED - ARE ACCEPTED BY THE TENANT HIMSELF FOR ALL CONSEQUENT EFFECTS, AND IN PARTICULAR PURSUANT TO AND FOR THE PURPOSES OF ARTICLES 1341 AND 1342 OF THE ITALIAN CIVIL CODE.