

Rental agreement n

GENERAL CONDITIONS - CONTRACT HIRE CAR

ROLLO MULTISERVICE (hereinafter called "Rent") rents the unidentified vehicle on the title page of this Rental Agreement (hereinafter called "Letter") to the following terms and conditions:

DELIVERY AND RETURN - The vehicle is in good working order and with no apparent defects and the Customer agrees to return it under the same conditions with all papers and accessories-book in the place, date and time indicated in the Letter and wear the same duration hire and the mileage. Rent reserves the right to repossess the vehicle at any time without notice and at the expense of the customer, if its breach of contract.

DAMAGES - In case of loss, damage or theft of the vehicle, resulting from breach of contract during the rental, the customer must pay, at the request of Rent, the amount of all losses and damages incurred by Rent, including but esemplicativa the cost of repairs, the actual damage, loss of use for technical stop and the costs incurred for the recovery and storage of the vehicle. In case of non-delivery of documents and keys to the car the customer is obliged to pay fees for the period required for their duplication, as the cost increase.

CONDITIONS OF USE - The Customer shall keep and use the vehicle with due diligence of a good family man and in particular agrees not to use it:
a) for transportation of persons for commercial purposes; b) to push or tow vehicles, caravans or trailers, or other things;

c) in races or contests; (i) under the influence of alcohol, hallucinogenic drugs, narcotics, barbiturates, or any other substance that detract from the consciousness and the ability to react; s) in violation of any customs, traffic or other rules, to do so to drive a person other than yourself unless that person has been previously shown in the box provided and authorized by Letter of Rent;

f) outside of Italy, Vatican City and the Republic of San Marino, less than authorization, if any.

Any other use not allowed by the contract and / or prohibited by the Act empowers ROLLO MULTISERVICE to terminate the contract and compensation for any damage.

INSURANCE - Rent guarantee insurance coverage; RC \leq 6,000,000.00 combined single limit, fire, theft and liability for the damage left by people using the vehicle with the permission of Rent (and not in other cases). A fixed penalty damages for the amount specified in the box FREE as partial reimbursement of repair costs and management of the accident, is always payable by the customer for each event of theft, attempted theft, liability left, left without an explicit admission of fault of the party, left with no other party, damage from high vandalism and natural disasters. The charge is to be considered outside the scope of VAT (Article 1 of Presidential Decree 633/72). In any case, the lessee in the event of theft, fire, damage or total destruction of the catkin half leased, hereby expressly agrees to accept the relief described above (in case of theft, the deductible is total).

INCIDENT - Any incident should be immediately reported to the Competent Authority and Rent within 24 hours. In case of accident, the customer must fill out the model with the other CID, (duly signed by the parties) and delivered to Rent. In the event of an accident without any payment the Customer shall deliver to the point of delivery of the vehicle a detailed statement describing the incident. The customer agrees to cooperate with Rent and Rent insurers in any investigation or proceeding. In case of accident, the lessee must try to obtain evidence that will enable to define responsibilities, should also, if possible, obtain the report by the Traffic Police, Police or Traffic Wardens, for the names and addresses of witnesses and then communicate within 24 hours after the event, everything that had happened to ROLLO MULTISERVICE. In severe cases, the tenant must give immediate notification to ROLLO MULTISERVICE.

THEFT - The Customer is obliged to immediately inform the delivery point dell'avvenuto vehicle theft. In twenty-four hours must be delivered to the predicted point of delivery to the police report of stolen bag along with keys to the vehicle in his possession. Failure to return the keys will force the customer to Rent rinfondere to the damage suffered by the latter within the limits of the market value of the vehicle.

 $LOSS\ OF\ SUPPORT\ MATERIAL\ MUST\ RESPECT\ -\ Rent\ charge\ the\ customer\ the\ cost\ of\ the\ fixed\ or\ mobile\ (spare\ tire,\ triangle,\ radio,\ etc..)\ Lost.$

RESPONSIBILITY - ROLLO MULTISERVICE is not responsible for damage due to failure, delivery failure, delay, also rejects any liability for damage to property carried on the vehicle returned or forgotten; hand, the MULTISERVICE ROLLO, in case of failure of the vehicle, does not guarantee the replacement of the same.

COMPLAINTS - The Customer will pay or reimburse Rent, upon request, the amount of: a) any charges for refueling; b) of any charges to the service delivery and / or shooting; c) of any charges for the loss of material belonging to the vehicle; d) the default interest for late payment of amounts due to the extent of the bank rate plus three percentage points; s) of any fine and any other costs incurred by Rent in dependence of the violation of traffic rules and parking restrictions and access LTZ, attributable to the rental customer Duranti f) administrative costs (quantified in Euro 25.00 plus VAT in advance) incurred as a result of notification of a administrative sanctions related to violations of the Highway Code, committed during the rental period; g) any taxes applicable to the letter, even if charged to Rent in repayment of the same. h) The rental fee, in relation to the type of medium, duration of use, the mileage, according to the rate shown at time of rental.

The customer uses a credit card that accepts the charges de! rental and any penalties are carried out on its behalf.

DEPOSIT - When the rental vehicle is requested the issue of security deposit. The deposit will be returned to the back of the vehicle, unless you experience any damage to the vehicle, in which case the deposit will be kept in check for any damage, subject to the compensation of the damage further. The deposit is also retained if the customer fails to pay the rent for the lease, in which case it will be offset, in whole or in part, with the amount owed by the Customer as a rental fee.

PRIVACY OF PERSONAL DATA - read the information on the processing of personal data exposed in the offices of Rollo Multiservice Ltd., pursuant to and in the arts. 23, 26, 27 and 43 of D.Lgs. 196/2003, the nominee of this agreement hereby consent to the processing of personal data relating alio the individual or company from the company Rollo Multiservice Ltd. in respect of the information that before. The customer with the affixing of his signature on the title of the Letter, Rent consents to the inclusion into the computer system and the processing of personal data for the execution of this rental agreement, related services and credit control. In case of breach of contract, the customer's personal data may be disseminated or transmitted to third parties only in order to allow the claim.

SIGNATURE CONDITIONS FOR ACCEPTANCE	