

## TERMS & CONDITIONS

This contract represents a summary of the main provisions of the General Rental Conditions which together with the rental agreement signed by the Customer, constitute the exclusive source that regulates the contractual relationship between the rental company and the customer or its Affiliates.

### 1. RELIANCE OF THE VEHICLE

Driving the rented vehicle and / or motorcycle is permitted only to a person in possession of a valid driving license of type "A1" "A2" "A3" and "B".

The following minimum age is required:

- "A1" - 16 years for motorcycles up to 11 kw -

"A2" - 18 years for motorcycles up to 35kw and "A3" 24 years for motorcycles over 35kw. -

"B" - 18 years - only for novice drivers, vehicles up to 55 KW

- after 1 year of possession of the "B" Driving License all types of vehicles up to 9 seats.

- "B" - 18 years for all types of trucks up to 35q. The vehicle and / or motorcycle is entrusted to the Customer on the assumption that he or she uses it by driving it personally.

The Customer assumes all risk or responsibility in case of entrusting the driving of the vehicle and / or motorcycle to third parties, and also for the purposes of art. 116 paragraph 12 of the Highway Code (Legislative Decree 285/92), relating to the entrusting of the vehicle and / or motorcycle to a person without a driving license or, in any case, not authorized by the rental company.

The Customer may communicate to the Rental Company where he rented the vehicle and / or motorcycle the name of any other persons who will be able to drive the vehicle and / or motorcycle who will be authorized at a later time upon presentation of proper driving authorization (driving license). .

2. PAYMENT OF THE RENTAL With credit / debit cards, subject to the issue of specific authorization from the issuing institute; and / or cash.

It is necessary to pay a deposit upon confirmation of the vehicle, and the remainder of the balance upon delivery of the vehicle.

3. DAMAGE INSURANCE DEDUCTIBLE RC - KASCO - THEFT - FIRE

The rented vehicle and / or motorcycle is covered by R.C.A. in accordance with the laws in force.

When the customer requests the quote, he can choose the MINI-KASCO package or proceed with the SUPER KASCO and consequently cancel the deductible.

4. REFUELING SERVICE The rented vehicle and / or motorcycle must be returned with the same liters of fuel existing at the time of delivery.

MILEAGE Unlimited mileage

6. CIRCULATION OF THE VEHICLE The Customer is authorized to circulate in Italy and undertakes NOT to circulate the vehicle and / or motorcycle in countries other than those expressly indicated in the "green card" delivered together with the vehicle and / or motorcycle documents. Any use that is not permitted or unlawful by contract and / or by law obliges the customer to pay compensation for the damage, possibly even jointly with any other driver and involves the loss of any limitation of liability, exposing the customer to the related responsibilities and claims.

The rental company reserves the right to take possession of the vehicle and / or motorcycle in any place and time in the event of violation of the rules of this article.

The Customer is responsible for the normal circulation of the vehicle and / or motorcycle as well as for its use and ordinary maintenance. In case of need for roadside assistance (e.g. breakdown or accident) the Customer can contact the Rental Company where he rented the vehicle and / or motorcycle, asking for instructions on what to do at the numbers specified in the rental agreement.

The Customer is responsible for fines and / or any other charges resulting from violations of the highway code or other provisions of law or regulations, tolls, the cost of parking and in general the sums deriving from driving the vehicle and / or motorcycle also by third parties during the rental period and undertakes to reimburse any sums anticipated in this capacity, including additional legal, postal and administrative costs connected to the refund request and to indemnify the rental company from any damage and / or third party claim. Each administrative practice has a management cost and the Customer authorizes it to be charged to you from now on.

7. RETURN OF THE VEHICLE At the beginning of the rental, the Customer must issue a commitment regarding the return date of the vehicle and / or motorcycle: any change in the commitment must be previously communicated to the Rental Company.

A rental day is considered 24 hours with a tolerance of 59 minutes, after this time an additional rental day will be charged.

Failure to return the keys of the vehicle and / or motorcycle will lead to the continuation of the rental until the return of the same or presentation of a report of loss or theft.

The Customer undertakes to return the vehicle and / or motorcycle in the conditions and with the equipment present at the beginning of the rental except for normal wear and tear.

## 10. PRIVACY

According to the indicated legislation, the treatment relating to this service will be based on principles of correctness, lawfulness, transparency and protection of your privacy and your rights. The user's personal data is used by EasyTrapani, which is the data controller.

Pursuant to article 13 of the GDPR 2016/679, therefore, we provide you with the following information:

1) TYPE OF DATA COLLECTED The personal data that will be collected and processed upon activation of this service concern: identification data (surname and name, residence, domicile, birth, telephone number, billing address, online identification), document identity (identity card, passport, or driving license), bank details, location data (location, GPS, GSM, other);

2) PURPOSE AND LEGAL BASIS OF THE PROCESSING The personal data collected will be processed for the following purposes: for the conclusion and execution of vehicle and / or motorcycle rental contracts and any related contracts, for the analysis and improvement of Services, for the management of complaints and disputes, implementation of international standards of payment systems (eg bank transfers, debits / credits by credit or debit cards, etc.). These purposes are jointly defined as "Contractual purposes". with the prior consent of the User, for activities of sending advertising material and use in the context of analysis and commercial studies and consumption habits. This purpose is defined as "Marketing Purposes". The processing of Users' personal data is necessary, with reference to the contractual Purposes, to execute the Contract. If the User does not provide the personal data necessary for the contractual purposes, it will not be possible to enter into the contract. Processing for marketing purposes is optional. If the User denies your consent, he will not be able to receive commercial communications. At any time, the User may in any case revoke any consent given.

3) DATA PROCESSING METHODS Users' personal data can be processed with manual or IT tools, suitable for guaranteeing their security, confidentiality and avoiding unauthorized access, dissemination, modification and theft of data thanks to the adoption of adequate measures of technical, physical and organizational security.

4) CATEGORIES OF RECIPIENTS Without prejudice to communications made in fulfillment of legal and contractual obligations, all data collected and processed may be communicated

exclusively for the purposes specified above to the following categories of recipients: Banks and credit institutions; Authorized persons; Third party suppliers of assistance and consultancy services with reference to the activities of the technological, accounting, administrative, legal, insurance, IT sectors (by way of example only); Responsible for the treatment.