

RENTAL TERMS AND CONDITIONS:**PREAMBLE**

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PREAMBLE

Thank you for choosing AUTOSYSTEM!

AUTOSYSTEM Società di Servizi S.P.A. (hereinafter known as AUTOSYSTEM) is registered with the Companies Register of Trento (TN) as number 01030610933, with registered office in Trento (province of Trento) at Via Praga, 5 –Spini district – (38121) and headquarters (Operational and Financial Head Office) at Pordenone (Province of Pordenone) at Viale Venezia, 73 (33170).

Pursuant to these Rental Terms and Conditions (known hereinafter as CCDN), AUTOSYSTEM and/or its Franchisees shoulder the following obligations:

- renting out a Vehicle (motor car or van) to you (i.e. to the person who signs these CCDN, the Letter of Rental Agreement and indicated there in the box “Person authorized by the renter to collect the Vehicle” and to any different paying party who jointly with the Person authorized by the renter to collect the vehicle shoulders all financial liabilities arising from the rental, the paying party being indicated in the Letter of Rental Agreement in the box “Client”) for the period specified in the Letter of Rental Agreement, plus any accessories that it is desired to rent and which will be specified in the Letter of Rental Agreement;
- providing certain mobility services included in all the rental fees and offering you other available services with additional costs.

The agreement between you and AUTOSYSTEM is governed by the following documents:

- the Letter of Rental Agreement and if applicable the specific conditions contained therein (the document that will be handed over to you at the moment of collection of the Vehicle);
- the email confirming the booking (if your rental has been booked online on an AUTOSYSTEM website);
- these CCDN, including their annexes, which also expressly apply to the aforesaid documents;
- the AUTOSYSTEM booking conditions;
- the AUTOSYSTEM price list.

If there are contradictions between the aforementioned documents, the document listed first shall prevail over the document listed afterwards.

1. APPLICATION OF RENTAL TERMS AND CONDITIONS

These CCDN apply to you (and thus to the person who signs these CCDN, the Letter of Rental Agreement and indicated therein in the box “Person authorized by the Renter to collect the Vehicle”), to any other payer (indicated in the Letter of Rental Agreement in the box “Client”), and to any (other) Driver who is expressly indicated in the Letter of Rental Agreement, and is thus authorized to drive the Vehicle, who (drivers and payer) jointly shoulder with the Person authorized by the Renter to collect the Vehicle all financial liabilities arising from the rental.

If you allow an unauthorized person to drive the Vehicle, this is considered to be an infringement of these CCDN and you will be held liable for all results that may arise from it, including being answerable to AUTOSYSTEM for damage caused by you or by a third unauthorized person. In these circumstances, you and the unauthorized Driver might not be covered by insurance and in all cases any liability limits/exclusions signed shall be voided. Only compulsory third-party insurance (Third-Party Insurance) shall remain in force.

If you book the vehicle at the prepaid rate only using remote communication means and, accordingly, outside the AUTOSYSTEM sales outlets accepted by AUTOSYSTEM, the right to withdrawal is excluded pursuant to article 59, letter n of [Italian] legislative decree 206 of 6.9.2005 (“Consumption Code”), where the Consumption Code is applicable. In the event of failure to collect the Vehicle or to come at the agreed time and in the agreed place, AUTOSYSTEM will, as a penalty, accordingly retain the amount paid by you.

2. WHO CAN RENT AND WHO CAN DRIVE

Any natural person can rent:

- who is legally able to sign an agreement with AUTOSYSTEM and who, by accepting these CCDN, accepts liability for the entire rental period;
- who has a valid means of payment that is accepted by AUTOSYSTEM for paying the rental of the Vehicle, possible extensions and any additional charges. AUTOSYSTEM accepts as a Method of Payment only credit

cards of the VISA and MASTERCARD circuits issued by banking circuits and displaying the name of the paying Client on the front. **Postepay cards –Revolving cards – prepaid cards are not accepted**

- who provides valid identifying documents that are accepted by the company of the AUTOSYSTEM Group. The documents required by AUTOSYSTEM are the driving licence, identity card or passport (obligatory for non-EU foreigners). All the documents must be valid and legible. Documents that are not in Latin script must be accompanied by a sworn translation.

Any natural person meeting the following requirements can drive:

- has a valid driving licence and a valid identification document;
- has a driving licence that has been valid for at least 1 year and is at least 21 years of age. Persons aged between 18 and 21 can be restricted to renting and driving certain types of vehicles and/or have to pay a supplement calculated according to the Client's age (Young Driver supplement). Drivers who have just passed their test can drive only vehicles with power up to 55 kw/t.

3. WHERE DRIVING IS PERMITTED

AUTOSYSTEM, subject to written authorization, permits the Vehicles to be driven in Italy and to be driven outside Italy under the temporary export regime. It is understood that it is the precise duty of the parties indicated in the Letter of Rental Agreement to know and abide by the highway code of the country in which they drive.

Permission to travel outside Italy may have costs (CROSS BORDER FEE) and variable territorial restrictions, depending on the applied rental fee and on the agreements on roadside assistance that is provided outside Italy. Information on costs and countries in which it is possible to travel is available from the office.

4. TYPES OF VEHICLES THAT CAN BE RENTED AND INTENDED USES

It is possible to rent a motor car or a van to use it in conformity to its intended use, i.e.:

- the motor cars are intended to convey a variable number of people (depending on what is indicated in the registration certificate);
- the vans may be used to convey goods up to a weight limit shown on the registration certificate.

If an electric or hybrid plug-in Vehicle is rented, it will be provided with fully charged batteries and you undertake, at the end of the rental, to return the Vehicle with a battery that is at least 10% charged. AUTOSYSTEM reserves the right to apply the penalty provided for in the Letter of Rental Agreement if this obligation is not met promptly. Moreover, the electric vehicle or hybrid plug-in will be handed over to you together with the charging cables that you undertake to keep and return together with the Vehicle. When charging the Vehicle, you must use only the cables provided and strictly follow all the operating instructions on the Vehicle to be charged and the instructions on the charging unit. In all cases in which the charging cables are not returned or are returned damaged, AUTOSYSTEM reserves the right to charge you the costs of replacing the charging cables amounting to € 400.00.

AUTOSYSTEM does not guarantee property or goods conveyed and accepts no liability in this regard. Accordingly, AUTOSYSTEM shall not be held liable for any direct or indirect harm arising from the deterioration of the property or goods.

5. LETTER OF RENTAL AND INFORMATION CONTAINED THEREIN

The Letter of Rental Agreement is the contractual document that summarizes the particular conditions that are applicable to your rental, including the characteristics of the rented Vehicle, its state of wear at the moment of the rental, the time and place of the start and end agreed for the rental, the services (including accessory services) included and the applicable financial terms and conditions. The Letter of Rental Agreement must be signed by you in order to be able to rent any Vehicle from us. By signing the Letter of Rental Agreement, you expressly accept that these CCDN apply to your rental. The Letter of Rental Agreement contains the following boxes/information:

- a) Heading: information on AUTOSYSTEM and any Franchisee that performs the rental;
- b) Client: payer's details, also for billing purposes;
- c) Person authorized by the Renter to collect the Vehicle: details of party authorized to collect the Vehicle and sign the Letter of Rental Agreement in the name of and on behalf of the Client;
- d) Rental specifications: details of the date and time of the start and envisaged end of the Vehicle rental, the actual mileage at the moment of the return and the amount of fuel present;
- e) Amounts: includes the estimated rental fee, any charges that could be applied during or at the end of the rental like the cost applied for excess mileage, the cost of any additional insurance for lowering the insurance

- excesses for the selected rental fee and for Legal Protection and Vehicular Manslaughter and the cost of any requested accessories;
- f) Vehicle: specifies model of Vehicle delivered, the Vehicle category and the Vehicle's licence plate;
 - g) Accessories: accessories provided at the moment of delivery of the Vehicle the cost of which is indicated in the Amounts box;
 - h) Insurance Excesses: the amounts applicable in the event of theft/fire and damage caused by Client;
 - i) Second driver: details of a party formally authorized to drive the Vehicle;
 - j) Credit card: credit card details provided by the paying Client to guarantee payment of the rental;
 - k) Annotations: can contain some additional information/conditions;
 - l) Existing damage: specifies the damage present in the Vehicle at the moment of delivery to the Client that is accepted by signing the Letter of Rental Agreement;
 - m) Client signature box: contains the Client's declaration that he has received and read the CCDN and the privacy notice. Contains the formulas consenting to processing personal data that must/can be shown and signed by you and your signature to indicate approval of the CCDN, also pursuant to articles 1341 and 1342 of the [Italian] Civil Code where applicable.

6. VEHICLE OBLIGATIONS

When a Vehicle is rented from AUTOSYSTEM, you and each Driver must comply with the following obligations:

- Provide correct personal information, your age, your home address and meet the driving requirements prescribed by law and these CCDN.
- Return to AUTOSYSTEM, to the Rental Station indicated in the Letter of Rental Agreement, the Vehicle, its keys, the accessories and the documentation, as indicated in the Letter of Rental Agreement, on the date indicated there (AUTOSYSTEM grants a grace period of 59 minutes), without exceeding the agreed mileage and in the same state in which AUTOSYSTEM supplied the Vehicle. If the Vehicle is not returned within the set time, AUTOSYSTEM WILL CHARGE YOU:
 - a) the daily rental fee for each day of delayed return, without prejudice to AUTOSYSTEM's being able to take into account the expiry of the agreement, i.e. declare the rental terminated pursuant to and in compliance with article 1456 of the [Italian] Civil Code because of your serious noncompliance and re-enter into material possession of the Vehicle by any means, also against your will, and you shall reimburse AUTOSYSTEM for the expenses incurred and for any damage suffered or which will be suffered as a result of the failure to return the Vehicle;
 - b) for any damage to the Vehicle up to the degree of liability agreed at the start of the rental as set out in the Letter of Rental Agreement.
- Drive the Vehicle in conformity to the traffic regulations of the country in which you drive the Vehicle, making sure that you are familiar with the driving regulations in force in the country.
- Make sure that any luggage or goods conveyed in the Vehicle are properly positioned and closed in order to avoid causing damage to the Vehicle or risks to the conveyed passengers.
- Take care of the Vehicle, exercising the greatest diligence and in all cases making sure that the Vehicle is locked and protected by activating the anti-theft system whenever the Vehicle is parked or left unattended.
- Do not drive under the influence of alcohol, hallucinogenic substances, narcotics, barbiturates, other illegal drugs or any other (legal and illegal) substance that may impair the ability to drive;
- Supply the Vehicle with the correct type of fuel. If the Vehicle is supplied an inappropriate type of fuel, you shall be liable for any cost necessary to transfer the Vehicle and/or repair damage caused to the Vehicle.
- Not rent, mortgage, pledge, sell or in any way foreclose on not only the Vehicle or parts thereof but also the Letter of Rental Agreement, the keys, documentation, equipment, instrumentation and/or any Vehicle accessory.
- Not convey passengers for payment and/or for hire.
- Not convey a number of persons greater than the number indicated in the Vehicle's registration book.
- Not convey flammable and/or hazardous, harmful material and/or radioactive substances or currently illegal products.
- Not convey objects having a weight, quantity and/or volume that exceeds what is authorized by the Vehicle's Registration Book.

- Not race, drive off-road, compete in endurance races, speed tests or take part in rallies, competitions or races or trials, wherever they are held, whether or not they are official.
- Not convey live animals (except for pets and/or domestic animals, any soiling still having to be removed and the Vehicle having to be returned in a clean and hygienic state in conformity to the provisions of these CCDN).
- Not give driving lessons or driving support lessons.
- Not push or tow another vehicle or caravan.
- Not drive the Vehicle on unmetalled roads or roads whose size or surface may put motor vehicles at risk.
- Not engage in any illegal international conduct.
- Not convey the Vehicle on boats, ships and trains (apart from shipping links to Italian islands), trailers or aircraft without the prior written consent of AUTOSYSTEM.
- Not drive in areas that are closed to traffic of ports, airports, airfields or identical or similar places or places that are not freely open to traffic.
- Take all steps required to maintain the Vehicle in the same state in which it was handed over, allowing for reasonable wear and tear. In particular, you and each driver must check the Vehicle's oil and water levels and tyre pressure.
- It is strictly forbidden to smoke inside the vehicles.

You are liable to AUTOSYSTEM for any adverse consequences of any non-fulfilment of the aforesaid obligations and, in general, of your negligence in the use of the Vehicle. Failure to comply with just one of the above conditions constitutes serious breach of contract and AUTOSYSTEM accordingly reserves the right, pursuant to article 1456 of the *[Italian]* Civil Code, to declare the rental to be terminated. Further, noncompliance with even just one of the conditions set out above may void the liability limits/exclusions specified and agreed in writing.

7. INCLUDED MOBILITY SERVICES

The rental includes the following mobility services:

- Technical Assistance for Vehicle (in the event of faults caused by the Client, additional charges may be applied according to the AUTOSYSTEM price list in force at that time).
- Right to return the Vehicle to the same station.
- Cleaning Vehicle.
- Compulsory third-party insurance.
- Damage Basic Option (**these are not insurance products. The details are set out in the Letter of Rental Agreement**).
- Theft Basic Option (**these are not insurance products. The details are set out in the Letter of Rental Agreement**).
- Rental extension (must be requested in writing 24 hours before the end of the rental period and is for a maximum of 29 days).

8. OPTIONAL MOBILITY SERVICES

AUTOSYSTEM proposes many additional mobility services that can be purchased on request for a specific consideration (costs available from office):

- Child's seat.
- Return of vehicle to a different town from the place where it was rented initially, known as "One Way".
- Vehicle supply service.
- Satellite navigator.
- Limits to and/or lowering of Insurance Excesses (**these are not insurance products but limits to liability**).
- Legal and expert assistance in the event of Vehicular Manslaughter.
- Integrated Accident Insurance Policy for Driver PAI
- Road Assistance (if fault is caused by the Client).
- Second authorized driver.

9. WINTER EQUIPMENT

You are informed by AUTOSYSTEM of the risks to which you are personally exposed not only for your own safety but also because of the penalties set for failure to travel with winter equipment aboard in the period comprised between 15 November and 15 April each year.

Snow chains: AUTOSYSTEM vehicles are provided with snow chains only upon request and for an additional fee in addition to the rental cost. The Client can request to rent them both during the booking and, if they are available, when the rented Vehicle is collected.

Winter tyres: AUTOSYSTEM fits some of its fleet at the Renting Stations with winter tyres. These vehicles can be booked only at certain times of the year, if expressly requested by the Client, and booking is subject to availability in the fleet.

Noncompliance with regulations on the use of winter equipment voids the damage liability limits/exclusions that have been agreed in writing. Costs available from the Office.

10. WHAT THE RENTAL FEE COVERS

The information that you supply to AUTOSYSTEM when you make the booking (e.g. duration of the rental, your age or the age of any additional driver) will affect the rental fee. Any change to the information could also change the rental fee. The price of your rental will be the price that is applicable at the moment of the rental or at the moment of any change to the booking.

The fee that you will pay comprises the following costs:

- the daily fee for renting the Vehicle for the agreed number of calendar days of the rental (this already includes the mobility services specified in article 7 of the CCDN, which are all anyway set out in detail in the Letter of Rental Agreement);
- any further mobility service that you choose to add to your expenses, if and as far as it is found in the Letter of Rental Agreement;
- Value Added Tax (VAT);
- Any other cost connected to your person (e.g. your age if the Young Driver Supplement is applicable).

You expressly authorize AUTOSYSTEM to charge you any unpaid rental cost. In the event of prepaid rental, you allow consideration for additional services, i.e. those not included in the prepaid rental amount to be requested immediately and billed directly by the rental station that provided the services.

11. POSSIBLE FURTHER FEES AND CHARGES

Deposit. In addition to the rental fee, (which you may have prepaid during the booking phase or will pay at the moment of collection or return of the Vehicle) AUTOSYSTEM requires you to pay a deposit as a guarantee. This guarantee is requested via a pre-authorization on your credit card. In order to know the amount of the deposit and for any further information in this regard, please contact the AUTOSYSTEM station directly where you will collect your Vehicle.

AUTOSYSTEM might bill you additional amounts linked to various events arising from accidents occurring during the Rental Period and/or linked to how you have used the Vehicle. **The amount of these charges is listed in the AUTOSYSTEM Price List attached to the confirmation email (if you made an online booking), on the www.autosystemspa.it website and at our rental stations.** These charges include, without claiming to be exhaustive:

- the Penalty for infringing regulations governing vehicle traffic. In the event of noncompliance with the contractual obligation taken on by you pursuant to article 6 to comply with vehicle traffic regulations, confirmed by a notification/communication to AUTOSYSTEM of administrative fines imposed by the competent authorities, the Client shall pay AUTOSYSTEM a contractual penalty, not including the cost of the fine, which is equal to the amount set out in the Letter of Rental Agreement and or in the AUTOSYSTEM price list in force at that time, and to refund the latter the amount of any fine/s and/or toll charges that have been paid on your behalf by AUTOSYSTEM. In these cases, AUTOSYSTEM will ask the competent authorities to pass on the fine notice to you. If this is not possible, AUTOSYSTEM will pay the relative fine and charge you the amount of the fine and the aforesaid penalty;
- the consideration for the service of special cleaning of the Vehicle that has been returned in a state of cleanliness that is incompatible with normal use or anyway requires a non-routine cleaning operation;
- the penalty for failure to return the Vehicle's keys or remote control.

AUTOSYSTEM will charge for the mileage that is additional to and above what is included in your rental fee (if envisaged).

In all cases, if the Rental Period is greater than thirty days in a row, you shall update your details in the *[Italian]* National Motor Vehicle Archive in the manner and within the terms set out by regulations currently in force in accordance with *[Italian]* Presidential Decree of 28 September 2012 and relative implementing regulations covering any costs and charges and also promptly provide AUTOSYSTEM with a copy of the documentation proving that the legal obligations have been met. You have the option of instructing AUTOSYSTEM to deal with these formalities by giving it power of attorney using the communications specified by law in consideration of a payment (of at most) €30.00 + VAT for each formality. If these provisions are not complied with in accordance with *[Italian]* Presidential Decree of 28 September 2012 and relative regulations, you shall hold AUTOSYSTEM harmless from any prejudicial consequences, guaranteeing the payment of the rental fees that are also due in the event of non-use of the Vehicle/s. If you pay for the rental by voucher you are still obliged, with the body issuing the voucher, to pay all contractually payable amounts in the event of partial or total non-collectability of the amount.

12. COLLECTION AND RETURN OF THE VEHICLE

Collection: at the moment of collection of the Vehicle from the chosen AUTOSYSTEM station, you will be asked to sign the Letter of Rental Agreement, including the “handover document” which describes the condition of the Vehicle at that moment, and to accept the vehicle after inspecting it with the assigned AUTOSYSTEM staff. If you detect a defect or visible damage that has not already been described in the Letter of Rental Agreement, you must report the damage to AUTOSYSTEM staff in the station so that the damage can be annotated on the Letter of Rental Agreement. If you do not request an annotation, it will be deemed that the Vehicle was in the state indicated in the Letter of Rental Agreement and AUTOSYSTEM will accordingly be able to charge you pursuant to article 1588 of the *[Italian]* Civil Code, for any damage detected at the moment of return of the Vehicle for which you are legally liable.

Return: You shall return the Vehicle to the AUTOSYSTEM station on the day and at the time indicated in the Letter of Rental Agreement. You can request to be allowed to return the Vehicle to another AUTOSYSTEM station at the cost stated in the AUTOSYSTEM Price List appended to the confirmation email (if you have booked using remote communication systems). The AUTOSYSTEM Price List is also available on the www.autosystemspa.it website.

The Rental Period ends when you return the Vehicle to the AUTOSYSTEM station and return the keys to the Vehicle to the AUTOSYSTEM representative. When returning the Vehicle you must inspect it together with the AUTOSYSTEM representative and countersign the report on damage detected at the end of the rental. AUTOSYSTEM will issue you a written statement (CHECK IN form or return report) that the Vehicle has been duly returned.

Returning the Vehicle in your absence: if you are unable to and/or refuse to inspect the Vehicle together with the representative, AUTOSYSTEM is authorized to inspect the Vehicle without you. Accordingly, any damage to and/or shortcoming in the Vehicle detected by our representative that has not been annotated in the “handover report” included in the Letter of Rental, shall be deemed to have occurred whilst you were renting the Vehicle.

Late return of the Vehicle: if it is not returned on the return date set by the Letter of Rental Agreement, after a period of 24 hours without any indication of the reason for the delay being given, AUTOSYSTEM can take account of the termination of the agreement or declare that it is terminated in accordance with and pursuant to article 1456 of the *[Italian]* Civil Code and consider the Vehicle to have been misappropriated and report the fact to the relevant authorities.

AUTOSYSTEM shall be entitled to take legal action to obtain the immediate return of the Vehicle. Any accessory services and liability limits shall not apply. In this case, driving the Vehicles shall be deemed to have occurred against the wishes of AUTOSYSTEM and the latter will be entitled to charge you the cost of each day or fraction of a day of late delivery. AUTOSYSTEM will also be entitled to demand from you compensation for all the harm and losses suffered and charge you all the fines, tolls, penalties or sanctions that have been imposed on the Vehicle, also arising from enquiries made by public bodies to identify the party that has committed the infringements or to clarify the other circumstances correlated to the noncompliance or offence, and arising from any infringement of the provisions of *[Italian]* Presidential Decree of 28 September 2012.

Common provisions: In all the above cases, at the moment of return of the Vehicle, you must issue a declaration about any harm that has occurred during the rental, appending all the supporting documentation, it being understood that in the event of untrue statements AUTOSYSTEM reserves the right to apply the contractual penalty indicated in the AUTOSYSTEM Price List that is in force at that time.

Lastly, AUTOSYSTEM is not liable for the deterioration, damage to and/or theft of objects left inside the Vehicle at the moment of the return. Without prejudice to the above, AUTOSYSTEM, if objects are found inside the returned Vehicle,

undertakes to keep the objects for the Client for the 30 days following the end of the rental, after which time the objects shall be deemed to have been abandoned.

13. DAMAGE TO THE VEHICLE

You shall be held liable and accordingly obliged to make good all the damage detected upon the return of the Vehicle and which is not reported as being pre-existing in the Letter of Rental Agreement pursuant to article 1588 of the *[Italian]* Civil Code unless you can demonstrate with appropriate evidence that this damage is due solely to the deeds and fault of fully identified third parties. You will also be held responsible and therefore obliged to fully compensate damage that occurs inside the Vehicle (by way of simplified and non-exhaustive example: cigarette burns on the upholstery, damage to the dashboard, instrument panel, etc), and damage arising from weather events, unless you have purchased the additional "Relax Damage" option for the latter.

It is accordingly understood that signing any liability limits/exclusion cannot reverse the burden of proof.

In the event of damage, you will be liable to pay the sums defined below:

Damage detected at the moment of return of the Vehicle and in your presence: if at the moment of return of the Vehicle, during the inspection conducted by the AUTOSYSTEM representative in your presence, damage is detected, AUTOSYSTEM will immediately provide an estimate of repair costs that can be charged to you. If it is possible to quantify the amount of damage at the rental station, we shall charge this to your credit card (or to the different payment method that you used for the rental) already at the moment of return of the Vehicle at the end of the rental.

Damage detected at the moment of return in your absence: if you are unable and/or refuse to inspect the Vehicle together with the AUTOSYSTEM representative, AUTOSYSTEM is entitled to conduct the inspection of the Vehicle without you. Accordingly, any damage to and/or shortcoming in the Vehicle detected by our representative, which has not been annotated in the "handover report" included in the Letter of Rental, shall be deemed to have occurred during your rental. AUTOSYSTEM reserves the right to charge the cost of the damage to your credit card (or the different payment method that you used for the rental).

Normal wear and tear: normal wear and tear to the Vehicle is considered to be:

- small scratches to the paintwork caused by small stones;
- dents to plastic or metal surfaces, without damage to the paintwork that are less than 20 mm in diameter;
- scrape with scratches to the paintwork that is less than 20mm in length, on painted surface or alloy rims without surface and/or deep rust.

The damage having the aforesaid characteristics, if detected at the moment of return of the Vehicle will not be charged to you.

Common provisions: depending on the type of damage suffered by the Vehicle and the type of liability limit option that you might have signed with AUTOSYSTEM - that, in all cases, applies only and exclusively where the damage was not deliberate, i.e. if you have deliberately infringed an obligation by which you were bound – you could be charged or not charged the entire cost of the damage. You hereby allow all amounts to be charged to the credit card used to guarantee payment of the financial obligations arising from these CCDN and from the Letter of Rental Agreement that are directly or indirectly due because of the rental, also after billing of the consideration for the rental.

14. MAINTAINING THE VEHICLE

AUTOSYSTEM undertakes, in accordance with article 1575 of the *[Italian]* Civil Code, to maintain the vehicle regularly, to hand it over to you in good working order and to ensure peaceful enjoyment thereof during the Rental. During your rental you must take all measures to maintain the Vehicle in the state in which it was at the moment in which it was handed over to you. If the Vehicle requires small repairs and you are unable to have them carried out at a workshop that is part of the approved AUTOSYSTEM network, you may contact any workshop and pay for jobs up to a maximum of €150.00 + VAT. The expense incurred will be refunded only subject to presentation of a paid bill indicating the rented Vehicle's licence plate and mileage and only if any replaced parts are submitted.

You must pay attention to any Vehicle alert lamp and take the necessary protective measures. Any mechanical modification to or mechanical intervention on the Vehicle is prohibited without the prior written authorization of AUTOSYSTEM. Otherwise, any expense that you incur shall be borne exclusively by you and moreover you will be charged for any work required to restore the Vehicle to its original state.

You will be liable to AUTOSYSTEM for any prejudicial consequences of noncompliance with the aforesaid maintenance obligations.



In all cases, AUTOSYSTEM is not liable to you, the driver and respective family members for damage of any nature, including financial loss suffered by them personally and/or their property arising (directly or indirectly) from operating faults of the Vehicle if they are caused by manufacturing faults, even if this causes road accidents.

15. MECHANICAL DAMAGE OR FAULT

In the event of a mechanical fault that is not due to your negligence or an accident that prevents you from continuing your journey and/or forces you to stop the Vehicle to avoid a fault, you will be provided with an assistance service included in the rental fee. The assistance conditions are set out in Annex 1 to these CCDN.

In the event of an accident to or theft of the Vehicle, as soon as you become aware of it and now later than 24 hours from when you are materially able to do so, you must inform the AUTOSYSTEM office from which the rental started and the local police authorities. You must also contact the AUTOSYSTEM Mobility Assistance, an assistance service included in your rental fee. The number is the following: 800.290.911 from Italy, +39 02 66 165 249 from outside Italy. In addition, you must sign the claims form appended to the Vehicle documents that must be filled out in full. In particular, you must specify the date, date, time and description of the accident, the driver's complete name and address, the details of the authorities that intervened, and the names and addresses of any witnesses.

16. RENTAL EXTENSION - EXCEPTIONS

Without prejudice to other specific written agreements (e.g. B2B trade agreements), if you wish to extend the Rental Period indicated by your Letter of Rental Agreement you must follow the following procedure:

- request authorization by telephone from the Rental Office where the rental started;
- go to the nearest AUTOSYSTEM station for a re-issue of the Letter of Rental Agreement setting out the particular amended Rental conditions;
- pay the rental and any additional costs.

Requests for extensions that involve making the same Vehicle available for periods above 30 days are not permitted. Each AUTOSYSTEM, depending on availability and subject to the return of the Vehicle and termination of the rental, can propose a new rental agreement for another vehicle (or the same Vehicle subject to check of the state of repair of the Vehicle).

In exceptional cases and if AUTOSYSTEM has authorized in writing the rental extension beyond 30 days, the Client acknowledges the need specified by article 94 par. 4 bis of the *[Italian]* Highway Code and article 247 bis par. 2 letter B) of *[Italian]* Presidential Decree 495/1992, to notify the *[Italian]* Department of Road Transport of the name of the Client who possessed the rented vehicle for more than 30 days and that this obligation lies with the Client who must therefore comply therewith at his own expense. Nevertheless, as AUTOSYSTEM wishes to facilitate fulfilment of this obligation, it shall shoulder this obligation, charging the user €30.00 excluding VAT.

If the Client does not comply with the above procedure and keeps the Vehicle without the prior written consent of Autosystem, the provisions set out in the paragraph Return of the Vehicle shall apply.

17. ANTI-ABANDONMENT DEVICES

Pursuant to the provisions governing devices designed to prevent the abandonment of children inside locked cars set out in *[Italian]* law 117/2018, which made the provision of such devices obligatory, we point out that you are solely responsible for correctly installing the aforesaid devices and ascertaining that they are fully efficient and in complete working order when you take charge of the Vehicle.

If required by law and if expressly requested, AUTOSYSTEM will fit its vehicles with these devices and will provide the relative conformity certificates issued by the manufacturers of the devices.

Nevertheless, the renter still remains responsible for correct installation and efficiency in accordance with the relative provisions of the *[Italian]* Highway Code.

AUTOSYSTEM is by no means liable for harm arising from incorrect installation and/or malfunction of the aforesaid devices.

18. REQUEST FROM AUTOSYSTEM FOR RETURN OF VEHICLE DURING COURSE OF RENTAL

AUTOSYSTEM reserves the right, during the rental, to request the return of the Vehicle to replace it (e.g. if it has to undergo routine maintenance or if the Vehicle has reached an age/mileage that do not meet the standards of the AUTOSYSTEM fleet). In this case, AUTOSYSTEM will contact you to agree the means of returning and replacing the Vehicle.

Further, also in addition to other grounds for early termination set out in these CCDN, AUTOSYSTEM reserves the right to terminate in advance the rental and request the replacement of the Vehicle, pursuant to article 1456 of the *[Italian]*

Civil Code, subject to simple communication by Italian-certified email, email, registered letter with advice of delivery, telefacsimile or telegram, because of:

- failure to pay by due date any amount that you owe because of the rental;
- your refusal or failure to comply with the request to return the Vehicle for replacement;
- infringement of even just one of the obligations of article 6;
- failure for any reason to use a valid payment method for the rental (e.g. expired credit card, insufficient credit limit, etc.);
- lack of care and/or improper and illicit use of the Vehicle;
- impossibility of continuing the rental agreement if AUTOSYSTEM deems at its sole discretion that the Vehicle has been so damaged as to prevent its being used normally on the road;
- Client's property being subjected to attachment or foreclosure;
- dissolution and/or winding up of the Client's company for any reason or the Client's being subjected to bankruptcy proceedings;
- Client's being subjected to other crisis management instruments ([Italian] legislative decree 83/2022), including the rescheduling of consumer debt ([Italian] legislative decree 14/2019);
- If the Client is in such a financial situation as to give grounds to consider that the Client is no longer able to meet his obligations properly.

19. DEPOSITS

When collecting the Vehicle, you must physically present a credit card (VISA/ MASTERCARD circuits) in your name, or displaying on the front the first name and surname of payer, who, if different, must be present at the moment of collection of the Vehicle and who must also provide a valid identity document in addition to the credit card and give your authorization to use the card as a deposit. AUTOSYSTEM will withhold from the credit card an amount corresponding to the Compensation Penalty for Accidents caused by Client/ Damage specified in your agreement. The purpose of the deposit is to ensure payments of any additional costs arising from the rental. **In no case can the deposit in the aforesaid form be deemed to set a limit to your liability.**

20. TRANSFER OF AGREEMENT AND OTHER DOCUMENTS

Unless expressly authorized differently by the lessor – which authorization must be given in writing in order to be valid – you are absolutely forbidden to transfer the Rental Agreement to third parties, to sublet the rented Vehicle and, more in general, you are forbidden to perform acts of disposal that involve transferring title and/or possession to third parties.

21. EVENT DATA RECORDER

Knowing that AUTOSYSTEM has a legitimate interest in safeguarding its company assets and in road safety, you acknowledge and accept that the rented Vehicle and any replacement or temporary vehicles are provided with tracking systems (based on GPS/GSM or radio frequency technology); you acknowledge that installing these devices is a constituent and essential element for performing the rental agreement and unconditionally authorize AUTOSYSTEM to perform ~~their~~ monitoring of their own vehicles to ensure their security, to provide road rescues, to assess insurance risk, to protect property, to provide security and fleet management services, to optimize CO₂ emissions or contain logistical costs and track the vehicle and thus be able to recover it in accordance with article 18 of these CCDN. This information can be used both during and after the end of the Rental Period.

22. PROCESSING PERSONAL DATA (notice in accordance with Art. 13 Regulation (EU) No. 2016/679 – GDPR –)

Purpose and legal basis of the processing

Your personal data will be used for the following purposes:

- meeting obligations arising from an agreement or meeting your specific requests before or after performance of the agreement;
- complying with legal administrative, accounting, civil law requirements, regulations, Community and/or non-Community standards;
- ascertaining your financial solvency;
- handling any disputes;

- only with your consent, emailing you opinion and approval polls, newsletters and/or invitations to events or registering you for events of which the data controller or organizer is part (known hereinafter as “Marketing”). The processing will be based on the principles of correctness, legality, transparency and protection of privacy and rights. Without prejudice to the above cases in which your consent is necessary, the legal basis of the processing is the need to achieve the aforesaid ends.

Period for keeping data

For marketing purposes, your personal data will be processed for 24 months, unless you withdraw your consent to processing earlier.

For the other purposes indicated above, your personal data will be kept even after the end of the agreement to meet the requirements connected to or arising from the agreement for the duration prescribed by the laws in force at that time and according to the expiration date of the rights arising from the agreement.

Nature of conferral of data and consequences of refusal

For marketing purposes, conferring data is optional, so you can decide not to confer any data or to subsequently withhold consent to the possibility of processing already supplied data. In this case, you will be unable to receive the communications indicated above. You are entitled to consent to the dispatch of the communications indicated above only by traditional methods or only by automated methods¹: also any revocation can therefore refer to just one or several of them.

For the other purposes indicated above, conferring data is compulsory for everything that is required by legal and contractual obligations and thus any refusal to supply them in their entirety or partially may prevent the Company from performing the agreement or complying with all the linked requirements.

Categories of recipients

Solely for the purposes indicated above, all the data collected and processed can be communicated to persons within the company who are authorized to process them in the course of their duties and to the following categories of outside parties:

- commercial agents who manage the relations on behalf of the Data Controller;
- companies or other third parties performing outsourcing;
- banks;
- credit insurance companies;
- debt collection firms, business information firms, factoring firms, consultancy firms;
- lawyers and legal consultants;
- public and private bodies, also following inspections and checks.

These recipients, where data have to be processed on behalf of our Company, shall be designated as the data processors, through a contract or other legal deed.

Transfer of data to a third country and/or to an international organization

Your personal data will not be sent to third-party non-European countries.

Rights of the interested parties

You are entitled (see articles 15-22 of the GDPR) to ask our company to access your personal data and correct them if they are incorrect, erase them or limit processing thereof if there are grounds for doing so, or oppose their being processed for legitimate reasons pursued by our Company and obtain the portability of the data supplied by you only if they are the object of automated treatment based on your consent or on the agreement.

You are also entitled to withdraw the consent that you gave for the purposes of the processing that require it, without prejudice to the legitimacy of the processing carried out until the moment of the withdrawal of consent.

You are also entitled to lodge a complaint with the relative control body, the data protection guarantor.

Data subjects

The Data Controller of your personal data is **AUTOSYSTEM Società Di Servizi S.p.A.**, which can be contacted by sending a written submission to **AUTOSYSTEM Società Di Servizi S.p.A.** located at Via Praga, 5 in Trento (province of Trento) –Spini district – or by sending an email to info.privacy@AUTOSYSTEMSpA.it.

¹Automated calling systems, email, faxes and messaging services including instant messaging services fall into this category.

23. COMPLAINTS

In the case of rentals booked by intermediaries (travel agents, tour operators, brokers etc.), you can hold AUTOSYSTEM liable only for obligations arising from the Letter of Rental Agreement, as AUTOSYSTEM is not a party to any further obligation shouldered by the intermediaries at the moment of the booking/procurement of the rental and the Client must direct any complaints or requests only to the intermediaries.

Governing Law: any dispute between you and AUTOSYSTEM shall be subject to Italian law.

Notices: all notices and communications between you and AUTOSYSTEM regarding your rental must be sent to the addresses indicated in the Letter of Rental Agreement, which you and AUTOSYSTEM choose as contact addresses for all purposes. Any change of contact address shall be communicated in writing to the other party.

Place of jurisdiction: for any dispute arising from and/or linked to the rental of the Vehicle, including the measures necessary for recouping the credit accrued by AUTOSYSTEM, the court of PORDENONE shall be the sole place of jurisdiction. In the case of Clients considered to be consumers in accordance with the Consumption Code ([Italian] legislative decree 206/2005), the place of jurisdiction shall coincide with the place of residence of the consumer Client.

Contractual documentation: the following documents regulating the rental agreement between you and AUTOSYSTEM are binding and are listed in order of importance:

- the Letter of Rental Agreement and its specific conditions;
- confirmation email (if you have booked the rental via the website www.AUTOSYSTEMSpA.it);
- these CCDN and the relative annexes;
- the AUTOSYSTEM Price List;

Also specific conventions and/or B2B agreements, provided that they are in writing, may apply to certain dealings with parties other than consumers, also by way of exception to these CCDN and their annexes.

24. OWNERSHIP OF THE VEHICLE

Depending on availability, you will be given a vehicle belonging to the AUTOSYSTEM fleet that includes:

- the vehicles belonging to AUTOSYSTEMSOCIETÀ DI SERVIZI S.P.A.;
- the vehicles in the legal possession of AUTOSYSTEM (e.g. because acquired through financial leasing or through long-term rental from third-party companies like for example Leasys S.P.A., ALD Automotive Italia SRL, Arval Service Lease Italia S.P.A. with sole shareholder, etc).

25. SEVERABILITY CLAUSE

If one or more of the clauses of these CCDN are void or invalid this does not invalidate the entire agreement. Article 1419 of the [Italian] Civil Code does not therefore apply to these CCDN.

ANNEX 1 – TERMS AND CONDITIONS FOR ASSISTANCE

Highway Assistance Service

For the duration of the Rental Period as agreed with AUTOSYSTEM, you will be able to benefit at no extra cost* from an assistance service (AUTOSYSTEM Mobility Assistance) in the event of a fault or technical arrest of the rented Vehicle that does not enable you to continue the journey safely.

* If the fault or technical arrest of the rented Vehicle has been caused by:

- use of incorrect fuel;
- running out of fuel;
- flat battery run down by you;

the assistance service will not be provided by AUTOSYSTEM free of charge but you may be charged additional costs, as quantified in the AUTOSYSTEM Price List in force at that time.

The AUTOSYSTEM Mobility Assistance service comprises:

- sending a breakdown vehicle (towing and repair);
- passenger transport following roadside assistance – taxi available;
- identifying a replacement Vehicle (valid only in Italy);
- return of passengers or continuation of journey (service valid more than 50 km away from place of residence);
- overnight stays (service valid also more than 50 km away from place of residence);
- return of Vehicle from outside Italy (service valid more than 50 km away from place of residence).

In order to use the Assistance service, call the toll-free number displayed on the Vehicle's document folder and follow the instructions that you will be given by the operating centre, which may ask you to pay the cost of some services that will then be refunded if the various proofs of payment are provided. The refund request and the various proofs of payment must be sent to the address provided by the operating centre.

ANNEX 2 – INSURANCE, LIABILITY LIMIT OPTIONS AND PACKAGES

This document is drawn up by AUTOSYSTEM Società di Servizi S.p.A., registered with the Companies Register of Trento (province of Trento) as 01030610933, with registered office in Trento, at Via Praga, 5 – Spini district – (38121). Thank you for choosing us to rent from and we hope that everything will run smoothly but in order to provide you with complete information on our service, we would like to provide you with a short description of the:

- insurance products included in our rental services that are legal requirements (third-party insurance);
- optional insurance products and our liability limit options (**that are not insurance products**) that we provide you with because we want you to enjoy the Vehicle with complete peace of mind.

The aforesaid insurance products and the liability limit options have been conceived to limit or exclude your liability except in cases of gross negligence if, during the course of the rental one of the events indicated here should arise. If these products/options are unavailable, you will be held personally liable in accordance with applicable law (in particular article 1588 of the *[Italian]* Civil Code) and your Letter of Rental Agreement for financial consequences that may arise from:

Damage caused by use of vehicles: this refers to physical injury to or the death of other people and/or damage to their property that occur because of an accident or other harmful event caused by driving the Vehicle during rental thereof. Damage to the property of third parties could include, for example, damage caused to buildings and what is contained therein, to machinery or to personal effect. This type of liability also extends to harm arising from work interruptions arising from injuries or death of third parties or damage to their property.

Damage to or theft of the Vehicle: the Vehicle could get damaged, also as a result of an accident, a fire or a theft attempt and for this reason could require repairs, or suffer such serious damage as not to be able to be repaired and, in this case, would have to be scrapped; or also could be stolen and no longer recovered.

We also inform you of the fact that if you are driving at the moment of an accident and are found to be responsible for the accident and for injuries to passengers and to yourself (**within the limits specified in point 2.3 below**) they will be covered by our insurance policy.

Definitions: your rental and/or your booking are subject exclusively to the applicable Rental Terms and Conditions – to which this document is an annex, being and integral and substantive part thereof – and to the particular conditions set out in the Letter of Rental Agreement.

The following words or expressions shall have the following meanings:

Improper use: improper use of the rented Vehicle is anything that does not conform to the standards applicable to road traffic and/or is contrary to the provisions contained in the terms and conditions and/or in all cases does not conform to the level of diligence to be expected from a prudent and responsible driver.

Accident report: this is a signed, detailed and complete statement that sets out all the details of an accident or harmful event, as they occurred. The report must be written on the appropriate form, if it is available in the Vehicle.

Physical harm: this is any personal injury suffered by a person that is a direct result of an accident;

Price list value: this is the value of a Vehicle at the moment of the accident as recorded in our accounting records or by the Eurotax (yellow) price lists in force;

Insurance Excess/comprehensive insurance: the maximum amount, for every single event, of your liability towards us, in cases in which our liability limit options apply. The insurance excess, where applicable, is an amount that cannot be waived and is subject to the conditions of the option purchased. The insurance excess may vary according to type (e.g. between theft and damage). The chargeable insurance excesses are set out in your rental agreement.

Rental terms and conditions: these are the contractual conditions that you will be asked to accept in writing in the Letter of Rental Agreement and which set out the rights and obligations taken on by us and by you for the entire duration of the rental.

Letter of Rental Agreement: is the document that summarizes the characteristics of the services included in your rental, including those of the rented Vehicle, its state of repair at the moment of collection and the time and place of the start and the end of your rental that have been agreed. The Letter of Rental Agreement must be signed by you, also electronically, before any type of Vehicle can be rented from us.

Vehicle downtime: describes the unavailability of the Vehicle and thus the impossibility for us to rent the vehicle to another Client because it was damaged during your rental and for this reason requires repairs.

Passenger: any person other than the driver who is carried or travels inside or on board the Vehicle. A passenger is considered to be a third party according to the third-party insurance.

Options (Damage/Theft): this document sets out the contractual conditions according to which your liability to compensate us for any damage to a Vehicle or for loss of the Vehicle is limited to the Insurance Excess. The Options are not insurance policies.

Liability Limit Packages: this document sets out the cumulative packages available for purchasing together the additional Standard and Relax Damage/Theft Options.

Third Party: this is any party to an accident who is not the Vehicle driver. Also a passenger is considered to be a Third Party.

Compulsory third-party insurance for land motor vehicles against damage caused by moving vehicles: this is the third-party car insurance, i.e. the product that ensures that the Vehicle driver is protected against claims for compensation made by third parties following harm to their property or personal injury or death resulting from an accident.

Vehicle: this is the vehicle that you will rent from us;

We/we/Our/our: means AUTOSYSTEM Società di Servizi S.p.A.;

You/you/Your/your: is the person who signs the Letter of Rental Agreement and any other different “payer” who jointly with the driver shoulders all financial liability arising from the rental.

1. Compulsory third-party insurance for land motor vehicles against damage caused by the moving vehicles (third-party car insurance)

AUTOSYSTEM is obliged by Italian law to take out third-party insurance. You will be accordingly insured on the conditions and up to the policy maximum against liability for harm or damage caused by the moving Vehicle.

Events for which you are insured:

- personal injury or death suffered by third parties,
- damage to property suffered by third parties, including loss of earnings and resulting costs of this damage.

What is not included in the policy:

- any damage caused to the Vehicle.

Financial exposure arising from liability to third parties

If you have not broken any laws (including the Highway Code) and you are not using the Vehicle improperly, you will benefit from insurance cover that is at least equal to the minimum amount set by current Italian law for liability towards third parties arising from an accident caused by you.

Nevertheless, if you have not complied with the aforesaid laws and regulations, as our Insurance Company will meet all its obligations to third parties as specified by the third-party insurance policy for land motor vehicles, our Insurance Company may recover from you all or part of the amounts paid to third parties as a result of the accident.

Accident report

In the event of events that involve third parties, you must inform us of the event within 24 hours of its occurrence. It is important for you to do everything possible to fill in and sign an Accident Report correctly that provides all the relevant information on the accident and on the third party. It is also important for you to request the intervention of the nearest public safety authority. This will provide us with everything necessary to defend ourselves from the claims of third parties or obtain compensation for damage from third parties.

2. Liability Limit Options and Packages

Our Options limit or exclude your financial exposure to damage caused to the Vehicle or loss of the Vehicle in the period in which it is rented to you. Our Damage and Theft Options **are not insurance policies but clauses limiting liability** (within the limits permitted by article 1229 of the [Italian] Civil Code) **and are not provided by insurance companies.**

2.1 Damage Options

Our Damage Options limit or exclude your financial exposure to damage caused to the Vehicle in the period in which it is rented to you. Our **“Basic Damage”** option is included in the rental fee and therefore, provided that you have complied with motor traffic regulations, the applicable CCDN and provided that you have not used the Vehicle improperly you will not be liable for damage above the amount of the Damage Insurance Excess. If you wish, you can reduce the amount of the Damage Insurance Excess or exclude it entirely by upgrading the “Basic damage” option by

purchasing the additional options known respectively as **“Standard Damage”** or **“Relax Damage”**. The Damage Options do not comprise the loss or theft of or damage to objects or personal effects that have been placed, or kept or conveyed on or inside the Vehicle by you or by any other passenger. Damage caused to the interior of the Vehicle is also excluded.

In addition, regardless of the Damage Option purchased, you will be financially liable legally for the entire amount (Art. 1588 of *[Italian]* Civil Code) if the damage is caused by:

- malicious actions of the driver;
- an explosion or fire inside or towards the Vehicle, caused by the transport of hazardous goods;
- total or partial theft of the Vehicle or acts of vandalism against the Vehicle whilst it was left unattended;
- your negligence (defined as conduct that falls short of the standards of a person of average prudence in similar circumstances) or that of your passenger (for example in the case of failure to gauge the height of the Vehicle);
- your negligence in the event of keys getting lost or stolen or not being returned;
- infringement of driving regulations or of the applicable rental terms and conditions, or improper use of the Vehicle.

2.2 Theft options

Our Theft Options limit or exclude your economic exposure to the loss of the Vehicle if it has been stolen or damaged following an attempted theft or fire. Our **“Basic Theft”** exposure is included in the rental fee and accordingly, if you have complied with traffic regulations, the applicable CCDN and have exercised due diligence in protecting the Vehicle you will not be liable to us for damage and/or loss arising from the theft (or attempted theft) of the Vehicle or Vehicle fire that exceed the amount of the Theft Insurance Excess.

If you wish, you can reduce the amount of the Theft Insurance Excess or completely exclude it by purchasing the additional Options known respectively as **“Standard Theft”** and **“Relax Theft”**.

The exact amount of the corresponding liability threshold for which you remain responsible for each category of Vehicle is illustrated in the Letter of Rental Agreement.

The Theft Options do not include the loss or theft of or damage to objects or personal effects (including luggage or other property) that are deposited or kept above or in the Vehicle by you or any passenger.

Our Theft Options limit (or exclude, in the case of the purchase of the **“Relax Theft”** Option) your liability for the amount of the Theft Insurance Excess applicable for the following expenses arising from:

- charges (including recovery costs) for repairing the Vehicle (if the Vehicle has been recovered) or the price list value if the Vehicle is lost due to theft or fire;
- our loss arising from the unavailability of the Vehicle whilst it is being repaired and/or scrapped;

if:

- the Vehicle and/or any of its accessories (defined as any additional component that is installed inside or above the Vehicle and is such as to modify the details thereof) is stolen following a break-in or damaged following a partial fire;
- there is an attempted theft of the Vehicle and of any accessory;
- the Vehicle is vandalized in any way whilst it is parked or whilst you are using or driving it.

The Theft Options do not apply if:

- the vehicle is stolen in the following Italian regions: Campania, Apulia, Calabria, Sicily;
- the Vehicle is stolen, burnt or damaged through your own fault or negligence or more specifically (but without limitations), after the keys have been left in the Vehicle, or if you do not manage to use the anti-theft system correctly or do not return the keys to us or if you left the Vehicle unlocked when you were not using it, or if naked lights/glowing objects are used inside the vehicle;
- the Vehicle is stolen or burnt or appropriated by persons to whom you have transferred possession of the Vehicle;
- your personal possessions and/or work items or possessions and/or work items that you possess and any other property conveyed inside or on the Vehicle are stolen or damaged.

2.3 Insurance policy against driver accidents (PAI)

The vehicles belonging to the AUTOSYSTEM fleet are covered by appropriate PAI insurance policies. This cover provides compensation for accidents suffered by the Vehicle driver from the moment that the accident occurs

through the fault of the driver (driver "at fault"). Accordingly, if you have caused an accident whilst you were driving the Vehicle, you will be covered against the property consequences arising from injury or death by a lump sum amounting to a maximum of €200,000.00.

This policy is optional and must be accepted and signed at the moment of the rental. The costs are available from the office.

READ APPROVED AND SIGNED

Date _____ Client's signature and stamp _____

Pursuant to and in accordance with articles 1341 and 1342 of the *[Italian]* Civil Code, the Client, after attentively and specifically familiarizing himself with and viewing the following clauses, approves and expressly accepts the following clauses: **1. APPLICATION OF RENTAL TERMS AND CONDITIONS - 3. WHERE DRIVING IS PERMITTED- 4. TYPES OF VEHICLES THAT CAN BE RENTED AND INTENDED USES - 6. VEHICLE OBLIGATIONS - 10. WHAT THE RENTAL FEE COVERS - 11. POSSIBLE FURTHER COSTS AND CHARGES - 12. COLLECTION AND RETURN OF THE VEHICLE - 13. DAMAGE TO THE VEHICLE - 14. MAINTAINING THE VEHICLE - 17. ANTI-ABANDONMENT DEVICES – 18. AUTOSYSTEM REQUEST FOR VEHICLE TO BE RETURNED DURING RENTAL PERIOD - 19. DEPOSITS - 20. TRANSFER OF AGREEMENT AND OTHER DOCUMENTS - 21. EVENT DATA RECORDER - 23. COMPLAINTS (Governing Law - Notices – Place of jurisdiction - Contractual documentation) - 25. SEVERABILITY CLAUSE - ANNEX 2**

Date _____ Client's signature and stamp _____