

Amonti GmbH, (hereinafter referred to as LESSOR), Klausbergstrasse 55, 39030 Steinhaus/ Ahrntal,

for the purposes of closing the following rental agreement, agrees to hand over to:

Driver no. 1 (hereinafter referred to as	LESSEE)			
Mr/Mrs	born in	on		
current address				
driving licence no	valid untilvalid until			
e-mail address	phone no			
the following vehicle: type/model	re	registration plate no		
total rental fee in Euro:	no. of km included:			
single-day rental: date	time: from	to_		
2+ day rental: from (date)	(time)	to (date)	(time)	
Driver no. 2 (surcharge to insure two o	drivers: EUR 35)			
Mr/Mrs	born in	on		
current address				
driving licence no				
e-mail address	phone no	sginature		
Hand-over certificate				
mileage (in km): tread dep	n km): tread depth of tyres:			
defects:				
lessee signature:				
Hand-over certificate upon return of t	he vehicle			
mileage (in km):				
tread depth of tyres:				
extra km:				
defects:				
lessee signature:				

The parties to the agreement accept the following stipulations without any reservations:

Art. 1 (vehicle use): The lessee agrees to use the vehicle adequately, with due care and solely within the scope agreed; under no circumstances must the vehicle be operated under the influence of alcohol or illegal substances. The sole purpose of the rental agreement is to get to know the vehicle, without prejudice to any road traffic regulations applicable. **Smoking inside the vehicle, deactivating the driver-assistance systems, performing burnouts or drifts and using the vehicle on a race track is strictly forbidden.** All excessive tyre wear will be charged additionally (EUR 120/mm). The vehicle including is engine and electronic systems are monitored with the help of a GPS tracking device and will be limited to 50 km per hour or shut down remotely as a result of improper use. The lessee agrees to ensure the vehicle is locked properly at all times, to comply with all regulations and technical rules relating to use of the vehicle and to regularly check whether the vehicle is in a safe and roadworthy condition. Any damage must at once be reported to the lessor who will then determine all further course of action. The lessee is not authorised to have the vehicle fixed in a repair shop/car workshop.

Art. 2 (vehicle collection and return): The vehicle is handed over by Amonti at Via Klausbergstr. 55 in Cadipietra/ Steinhaus with a full petrol tank. After the agreed rental period, the vehicle must be returned to the same address. If the lessee continues to use the vehicle after the agreed rental period or does not return it within the agreed time, even if through no fault of their own, an additional EUR 500 will be charged per day or partial day. This shall not affect Amonti's right to assert further claims.

Art. 3 (authorisation and documents): The lessee is authorised to use the vehicle only in an adequate and proper manner. Leaving the vehicle to third parties is strictly forbidden. If the lessee allows a third party to use the vehicle, the lessee shall be fully responsible for any damage caused by said third party. The lessee must be 30 years of age or over and have held a valid driving licence for a minimum of 10 years.

Art. 4 (duty to inform, liability for damage and violations): The Lessee is fully liable for all damage, losses, violations as well as all administrative, civil and penal sanctions and any other breach of the rental agreement including those for which the lessee is not responsible. In the event of an accident, fire, theft, damage caused by wild animals or any other kind of damage, the lessee must at once inform and call in the police. The lessee shall be fully liable for all violations of legal regulations, particularly traffic and procedural rules, committed by either the lessee and/or any third party. If there is more than one lessee, they shall be jointly and severally liable.

Art. 5 (deductible): Amonti GmbH/Srl has taken out liability insurance cover for the vehicle (amount insured: up to EUR 50 million). Any damage not covered by the insurance shall be at the lessee's expense. The following amounts shall in any case be at the lessee's expense: a) EUR 1,000 for any damage incurred by a third party; b) EUR 1,000 for any damage inflicted upon the vehicle; c) 15% of the vehicle worth or a maximum of EUR 18,000 in the event of theft or total vehicle write-off. The lessee shall furthermore be liable to pay all additional expenses (including but not limited to the service of authorised experts and lawyers, recovery costs, reduction in value, loss of rent, de-registration, re-registration or retrieval) and all expenses for damaged equipment and accessories as well as all damage not covered by the above maximum amount insured.

Art. 6 (supplements to the agreement, place of jurisdiction): There are no verbal supplements to the agreement. Bolzano/Bozen shall be the exclusive place of jurisdiction. Italian shall be the sole applicable law.

Cadipietra/ Steinhaus, (date)______ Lessee's signature to confirm acceptance of the agreement ______

Pursuant to Art. 1341 and 1342 of the Italian civil code, the parties to the agreement hereby expressly accept the following:

Art. 1 (vehicle use)

Art. 2 (vehicle collection and return)

Art. 3 (authorisation and documents)

Art. 4 (security deposit)

Art. 5 (duty to inform, liability for damage and violations) Art. 6 (deductible)

Art. 7 (supplements to the agreement, place of jurisdiction)

Lessee's signature to confirm acceptance of the above_____

Please note: This document was written in German and translated into English.

In case of any discrepancy between the texts, the German version shall prevail at all times.