General conditions

- 1) The Customer explicitly declares to have received the vehicle specified on the contract frontispiece in good state of maintenance, to have checked its efficiency and in any case checked its functions externally, especially with regard to the brake, lighting and direction indicator systems, etc. The Customer also declares to receive the vehicle with the tank full of fuel, if not otherwise stated on the frontispiece, with all the necessary documents, green insurance card, hazard waming triangle, spare wheel, etc. and to use same according to the agreed purposes, keeping it with the care of the good family father.
- 2) The lessor however undertakes to reimburse the customer, provided that it is proved by the due fiscal documents, all of any expenses for repair needed to the motor vehicle. The customer is however obliged to obtain prior authorisation from the lessor for carrying out the above-mentioned repairs, unless they are not made necessary by contingent, urgent reasons.
- 3) The customer acknowledges that the motor vehicle is covered by civil liability policy within the legal limits inclusive of THEFT, FIRE, ALL RISK and ACTS OF VANDALISM policy. The ALL RISK and ACT OF VANDALISM policies have a franchise at the policy holder's expense of 1000,00 Euros. The damages amount in excess of the franchise will be payed from the Customer for an amount equal to the 15% of the total of the damage. The parties agree that the Customer undertakes to repay to the lessor all sums needed to be paid as franchise. The customer shall pay Bellini Bruno s.r.1. the sum of fines, penalties or court expenses or other taxes imposed on Bellini Bruno s.r.1. by law, deriving from the use of the vehicle during the hiring period. Any damages caused to the vehicle and any fines and penalties will be charged to the transgressor via credit card.

Customer authorizes Bellini Bruno s.r.l. to charge his credit card for eventual fees, or any damage caused to the rented vehicle.

- 4) The customer undertakes to drive and keep the vehicle including its accessories carefully and in compliance with the regulations of the civil code and of the highway code, in particular: a) to take care of ordinary maintenance, checking the level of lubricants and brake oil. b) to take care of, exempting the lessor from any obligation, of fines of any nature whatsoever, for which the lessor may be called upon jointly and severally with the driver and deriving from the customer's use of the vehicle. c) not to allow or tolerate that others except the persons indicated on the frontispiece drive the vehicle, except via a special consent by the lessor. d) not to drive the vehicle in a condition for which the green insurance card is not valid and in any case in the following countries: Albania, Morocco. e) not to transfer or sublease to others the subject of this contract except via a special consent by the lessor. f) not to push or tow objects using the vehicle. g) not to drive the vehicle under the influence of drugs, narcotics, alcohol or intoxicating substances. h) not to drive the vehicle in races, competitions or speed trials.
- 5) Should an accident occur, the customer undertakes to: a) immediately inform the lessor sending a detailed report within 24 hours completed on the form (CID) enclosed with the vehicle documents, via e-mail to: info@bellinibruno.com b) inform the nearest police authority. c) not admit one's own liability in any case. d) take note of the names and addresses of the parties involved in the claim and of any witnesses. e) give the lessor any further helpful information. f) follow the lessor's instructions concerning keeping and repairing the vehicle.
- 6) The customer undertakes to return the vehicle to the place and within the day and time indicated on the frontispiece, i.e. as soon as the lessor requests same, with the same accessories and in the same condition in which it was received, except for normal wear. Should the vehicle fail to be returned within the above-mentioned date the lessor may re-acquire the material possession of the vehicle in any way, also against the customer's will and the latter will be obliged to reimburse the expenses borne.
- 7) The customer undertakes to pay the lessor, on request, the time rate up to 200 km every 24 hours, and the additional kilometric rate, over 200 km every 24 hours, of 0.25 Euros, every kilometre travelled. The kilometric rate is determined by reading the mileage indicator. The customer is obliged to periodically check that the mileage indicator is working properly and undertakes to immediately inform the lessor of any operating faults and follow the directions received in this case. If at the time of the vehicle return to the lessor, the mileage indicator appears to have been tampered with or faulty, the kilometric rate is determined on the basis of 200 km per day. Every time a rate has to be proportioned with the number of days, the term day defines a period of 24 hours or fraction starting from the time in which the vehicle was handed over to the customer.
- 8) The lessor is not liable with regard to the customer or any other subject for damages of any nature, including economic prejudice undergone by same in persons or property owing to operating faults or defects of the vehicle, theft, road accidents, revolts, fires, earthquakes, wars and force majeure causes and by chance. Objects left by anyone on the vehicle at the time of return to the lessor are considered as abandoned and the lessor is not obliged to either keep or return them.
- 9) The lessor reserves the right not to hire the vehicle to customers who have been holding a B class driving license for less than 24 months, to customers under 21 years of age and/or to customer in excess of 80 years of age.
- 10) Customer authorizes Bellini Bruno srl to charge his credit card for eventual fees, or any damage caused to the rented vehicle. The fine management file has an additional cost of 40 euro.
- 11) Opening time: Monday to Friday from 9 am to 1 pm and from 3 to 7 pm. Saturday and Sunday only if previously agreed, according to rental contract or reservation
- 12) Any controversy between the parties will be dealt with by the Court of Siena.
- 13) No changes may be made to the following general conditions without the lessor's consent.
- **14**) The Italian text of these general conditions prevails in the event of incongruence of the English text, as it expresses the precise wishes of the parties. In accordance with the provisions of sections 1341 and 1469 bis of the Civil Code, the conditions of points 1-2-3-4-5-6-7-8-9-10-11-12-13-14 are considered to be expressly agreed upon.

The lessor	The customer

DELAYED CHARGE AGREEMENT

The / undersigned / a cardholder exp. used at time of rental acknowledges and accepts from now on all expenditures recognized or detected after the return of car, and authorize the car Bellini Bruno s.r.l. to charge you on your credit card. Any expenses in relation to: replenishment; damage caused to the vehicle; exemptions provided by insurance companies, excess mileage, and other incidents described in the rental contract. Moreover, I agree to use the mode of delivery self service, entrusting the firm Bruno Bellini s.r.l. is responsible for forwarding to me the document stating the conditions of the vehicle within 4 working days from the termination of the rental agreement, the notice must be sent by e-mail.

Signature for acceptance: