GENERAL TERMS

The ClassicDrives S.r.l company, owner of the "Slow Drive" brand, based in San Miniato (PI), via Candiano n.25, hereinafter referred to as the "Vendor", rents out to the Renter the car selected at page 1 of this contract, to the present conditions and following terms:

1. The Renter must report promptly any car failure or defect, which had not been noticed by the Vendor at the time of the car pick up. Otherwise, the vehicle is considered to have been received by the Renter in perfect conditions.

The Renter undertakes to return the vehicle in the same conditions it was when he picked it up (except for the normal wear due to the travelled kilometres), complete with tyres, equipment, documents, and the whole tool kit.

The vehicle will be returned to the Vendor on the day and at the time stated in this rental agreement or even before, in case of early rescission of this contract, if the vehicle has been used infringing the contract provisions. The Vendor can withdraw from this contract before the terms according to the Art. 1456 c.c. (Civil code) in case of infringement of the Art. 2 or 3 of this contract by the Renter, in case of insolvency of the Renter or bankruptcy or other exam procedures to the Renter.

The Renter will be responsible for the damages caused to the vehicle because of its improper use or a disproportionate wear with respect to the travelled kilometres. The Vendor will never be responsible for the damage occurred because of the Renter not fulfilling the maintenance and driving requirements.

2. Only the Renter and the persons stated in this contract are authorised to drive the vehicle. The vehicle cannot be driven in a drunken state or in a state of insensibility, due to alcohol, drugs abuse or psychotropic drugs misuse.

Besides, the vehicle cannot be used:

- for the transport of contraband goods or for any other kind of illegal transport
- for the transport of passengers or goods against payment
- for propelling or towing other vehicles or trailers
- for any race or competition or for road tests (in case not expressly authorized)
- for the transport of parcel post or packets
- to give driving lessons or to train driving
- for any other illegal purpose
- for the transport of people or goods not complying with the norms of the vehicle registration document or with the current regulations.
- 3. The Renter agrees that the Vendor has to be paid or refunded in the invoice:
- the amount due for the kilometers travelled during the rental, exceeding the allowed mileage of 150 km per day, at the tariff of ϵ 1.00+vat per km; the kilometres amount will be determined reading the millimetre of the vehicle, in case of failure of the millometer, according to the travelled kilometres resulting on the road map.
- the amount is calculated on the base of the rental time. In case the car is returned with a delay over 30 minutes, the Vendor will charge ϵ 50.00 each 30' delay.
- the cost of the fuel filling up and of this service, if the Renter chooses to return the vehicle with a lower quantity of fuel than it had at the pick-up time; penalty \in 20.00 in addition to the consumption of petrol;
- the amount of fines charged to the Vendor because of the infringement of the Rules of the road or of other norms in force during the use of the car. The Renter will be responsible directly to the authority inflicting the fine, except for infringements of the Rules of the road or of other norms, the Renter cannot be charged with. The Renter will anyway declare any exception, related to the refunding of the fines which could have been paid by the Vendor; in case of attachment or of different kinds of stops of the vehicle caused by the Renter, the Vendor will charge the Renter with the daily rental fee for any day the vehicle has been
- any cost, including the legal ones, the Vendor should bear to obtain the payment of due amounts by the Renter.
- all administrative costs, taxes and fines connected to the rental
- the compensation for the damages caused by operating the vehicle and any part of it in a negligent manner.
- the loss of profit because of accidents caused by the Renter
- The Renter agrees that the rental ends on the day and at the time the vehicle and its keys are dropped off at the Vendor's, in case the keys are not returned at the end of the rental there will be an extra charge of \in 390.00 for 1 day, \in 590.00 2 days, 840.00 3 days, \in 160.00 each dayafter. The Vendor invoice for the abovementioned amount can be paid on demand by the Renter; in case of delay in the payment of any sums, due and invoiced, the Renter will have to pay to the Vendor interests according to the official discount rate in force during the life of the contract increased by 5 percentage points and always according to the legal limits.
- 4. The Renter undertakes to report within two days to the Vendor any order to pay a fine. In case of failed immediate report of these orders to the Vendor, the Renter will be liable for any damage occurred to the Vendor, directly or indirectly caused by this lack of prompt communication.
- 5. The validity of the insurance covers offered by the Vendor depends on the fulfilment of all corresponding provisions by the Renter. The general policy terms are at the Renter's disposal; therefore, he can control their content. It being understood that it is forbidden to drive in the countries which are not stated in this rental contract, no insurance cover is valid in case of travels to countries different from the ones specified in this contract. Therefore, the Renter will be liable for any damage and /or thefts occurring in those countries. The Renter is liable for any damage occurred to third parties or cars not covered by insurance.
- 6. The cars are covered by a car insurance policy, covering civil liability against thirds parties for damages to animals or objects, according to the limits provided for by law and applicable rules, with a limit of liability of ϵ 25.000.000,00 (25 million euro).
- 7 Renter shall compensate Vendor for any damage sustained by the vehicle for any reason. However, in case Renter accepted comprehensive coverage, renter's liability shall not exceed 20% of damage with a minimum deductible depending on the car category: ε 500.00 + vat for Entry and Medium, ε 1000.00 + vat for Premium and Elite, ε 2000.00 for Prestige).
- **8.** The Renter will be charged with any possible recharge by the insurance company for accidents under the article in the general insurance terms, see enclosed "extract"
- 9. In case of accidents, the Renter can be provided a substitutive vehicle by the Vendor. The Renter undertakes to defend the Vendor's interests and the insurance company interests by:
- delivering names and addresses of the parties involved in the accident and of the witnesses
- not confessing any guilt's in case he is not sure of his liability
- not leaving the vehicle unattended without an adequate protection

- promptly reporting the accident to the Vendor by phone, also in case of small damages, sending a detailed report with a scheme
- promptly reporting to the police, in case of necessary assessment of third parties when there are injured.
- 10. In case of fault, a new car will be provided. If it is not possible to replace it, a refund of the agreed amount will be provided, calculated on the time the car has not been used as a consequence of the fault.
- 11. The Renter declares to know that the mechanical features, typical of the vehicle production time can guarantee performances and assure a much lower safety than present cars. Therefore, he undertakes to drive the car with particular attention and caution and releases the Vendor from any responsibility for accidents caused by the limited mechanical performances and the car safety devices.
- 12. Any existing external and/or mechanical defect at the time of the rental shall be pointed out by the Renter. In case he does not do it, it will be taken for granted that the Renter accepts to use the car, considering it being in safe and sound conditions, as for bodywork and mechanical aspects. Therefore, any damage, which has not been pointed out at the beginning of the rental by the Renter, could be disputed.
- 13. The Renter agrees that the Vendor will never be considered liable for losses or damages to goods, which have been transported, abandoned, or left in the vehicle during rental and after the car drop off.
- 14. It being understood that the builder of the vehicle is liable for the production faults and for what is stated in Article 1 of this contract, the Vendor will take the usual care to maintain the vehicle in perfect working order. In case of failures occurred to the vehicle during the rental, the Vendor will not be liable for any damages, inside or outside the terms of the contract, occurred to the Renter and due directly or indirectly to the above mentioned failures. The Vendor will not be responsible for the damages caused by the failure in the usual care to maintain and drive the vehicle.
- 15. The Renter undertakes not to transfer, sell, mortgage or pawn this contract, the vehicle, the devices, the equipment and any other part and anyway not to interfere with the ownership rights of the Vendor.
- 16. Any change or annex to the terms of this rental contract will be valid only if it is written.
- 17. This rental contract shall be governed by Italian law. Place of jurisdiction for the settlement of any issue is the court of Pisa.
- 18. If the Renter wants to extend the rental over the special terms contained in this contract, he shall report it promptly to the Vendor, to be allowed to extend it. The Renter is bound to fulfil the provisions and the terms of this contract, even when the Vendor has authorised the extension of the rental time.
- 19. The Renter has been informed by the Vendor that, according to the law of the 31^{st} of December 1996, n° 675 (the "Law"), the data delivered by the Renter can be processed in accordance with the corresponding rule.

The data can be processed, according to the law, by the ClassicDrives S.r.l company, San Miniato (PI), via Candiano n.25. These data will be used to fulfil economic requirements of the Vendor, i.e.:

- entering into a vehicles rental contract and fulfilment of the contract, creation of a Renters data bank for this goal:
- Implementation of the international payment systems (e.g., bank transfers, charges/credits through credit cards, etc.)
- advertising
- Besides, the data can be used by the Vendor to enable the authorities to send fines for the Renter. Then the data can be used by the Vendor according to the Art. 24 of the law for other activities, which have been authorized by provisions of the law or measures by the controller of the protection of personal data. The data processing will take place thanks to instruments guaranteeing safety and confidentiality and can be carried out by:
- authorities different from the Vendor delivering to him specific data analysis and/or processing;
- by subject allowed to have access to the Renter personal data according to norms in law o future norms

Therefore, the Renter knows that his data can be transferred also per e-mail to all societies connected to the Vendor or being allowed to use his brand.

The contribution of the data by the Renter and the consent to their processing are free and not bound to the opening and fulfilment of this contract.

In any case, the Renter has the rights provided for by the Art. 13 of the Law. In particular, he can obtain at any time the updating, the correction or the cancellation of his data, as above mentioned, the Renter expresses with no limitation his consent according to the law.

20. If any provision of this rental contract is void, it shall not affect the validity of any remaining provisions of this rental contract.

21. Preauthorisation on credit card:

- kasko insurance not included: the amount of 1 rental day plus the minimum deductible amount depending on the car category: \in 500.00 + vat for Entry and Medium, \in 1000.00 + vat for Premium and Elite, \in 2000.00 for Prestige) will be charged;

Signature