

TERMS AND CONDITIONS

The rental of vehicles by FlexyRental, or its affiliates (hereinafter the “Lessor”), is governed by:

- These “General Rental Terms and Conditions”, including the Privacy Notice and the Damage Policy;
- The “Contract” (also referred to as the “Rental Agreement”) signed by the “Customer” when renting a vehicle;
- The Schedule of Services and Accessories in force at the time the “Contract” is signed and available at the following link: <http://flexyrental.it/wp-content/uploads/2026/03/tariffario-accessori-20250624-105457-2.pdf>
- The document “Damage Policy – Costs and Compensation” in force at the time the “Contract” is signed and available at the following link: <http://flexyrental.it/wp-content/uploads/2026/04/damage-policy.pdf>

By signing the Contract, the Customer declares that they have read and accepted the above documentation and specifically approve all the articles that follow.

GENERAL RENTAL CONDITIONS

Art. 1 ELIGIBILITY REQUIREMENTS FOR RENTAL AND BOOKING/RENTAL PROCEDURES

1.1 Both the Customer, as the holder of the rental Contract, and any driver authorized to drive the vehicle identified in the Rental Agreement, must complete the identification and qualification formalities required by the Lessor by providing an identity document and a valid driving licence. Each driver undertakes to provide correct information regarding their personal details: age, residence and/or domicile address, telephone contacts, e-mail, and to be in possession of all legal requirements to be authorized to drive.

1.2 Both the Customer and any authorized driver must be at least 19 years old and hold a valid driving licence issued by an EU/EFTA country, suitable for the category of the rented vehicle, issued at least 12 months earlier and to be shown in original form. Customers resident in a non-EU foreign State must hold a valid driving licence from their country of origin accompanied by a licence valid for international mobility, or translated by an Embassy or an equivalent Authority and readable in Latin characters.

1.3 For drivers aged between 19 and 25 years (till they reach 26 years old) a Young Driver surcharge will apply and for drivers aged 75 and above a Senior Driver surcharge will apply, the cost of which is shown in the "Accessories Price List" at: <http://flexyrental.it/wp-content/uploads/2026/03/tariffario-accessori-20250624-105457-2.pdf> and only for certain vehicle categories indicated by the Lessor in relation to age brackets and applicable legal requirements.

1.4 To rent the vehicle, the Customer must present a personal credit card (Visa, MasterCard, American Express) showing the Customer's first and last name on the front, and with an expiry date not earlier than the rental contract closing date. The following are not accepted as a guarantee: prepaid cards of any kind; debit cards; revolving cards; Postepay; Visa Electron; V Pay; Pagobancomat; Viabuy; PayPal; cards with the "Electron" logo or the wording "Electron Use Only"; cards belonging to the "Cirrus/Maestro" network; and virtual cards. The credit card is required as a guarantee for the Rental and all related obligations; the security deposit may be made exclusively on a credit card that must be physically presented; virtual cards are not accepted. The card must have sufficient available funds to cover any extra charges or deposits required as a rental guarantee. In any case, the credit card must be in the name of the person indicated as the booking holder who will sign the rental contract.

1.5 Payment for the Rental, if not prepaid, and for any accessories/services requested by the Customer, may be made with major Credit Cards, Debit Cards, Bancomat, or via other payment methods previously agreed in writing with the Lessor. The balance must be paid at vehicle collection and upon signing the Contract.

The rental fee includes airport charges and railway charges, where applicable.

1.6 In the event the specific category/segment of the booked vehicle is unavailable, the Lessor reserves the right to replace it with another vehicle of the same or higher category/segment; if further unavailability occurs, the replacement will be with a vehicle of a lower category/segment with a consequent recalculation of the rate. In the event of absolute unavailability to assign a vehicle for reasons not attributable to the Lessor, or if the Customer does not accept the proposed alternative category, the Lessor's only obligation will be to refund the amount already paid by the Customer for the rental/booking of the vehicle. Refund methods will be agreed with the Customer, excluding cash refunds.

1.7 Any changes requested by the Customer regarding bookings are subject to availability and must be agreed in advance with the Lessor. Extensions that require the availability of the same vehicle for periods longer than 30 days are not permitted. The duration of each individual contract may not exceed 30 days.

1.8 FlexyRental undertakes to honour bookings provided that the Customer presents themselves at the counter on the confirmed date and time, with a maximum tolerance of one hour compared to the time indicated in the booking; or within two hours of the originally scheduled flight arrival time (net of delay) in the case of rentals at airport terminals, where the flight number has been indicated in the booking. If the Customer arrives after the stated tolerance, the Lessor will no longer be obliged to deliver the booked vehicle and the Customer will lose any right to a refund (as indicated in clause 1.10).

1.9 If the vehicle is collected outside office hours, published for all rental stations on www.flexyrental.it, within the first hour after office closing, the “Out of Hour” service will be applied; the cost is indicated in the “Accessories Price List” at: <http://flexyrental.it/wp-content/uploads/2026/03/tariffario-accessori-20250624-105457-2.pdf>

It is understood that out-of-hours waiting is guaranteed within the first hour, provided the Customer expressly informs the relevant collection office, whose contact details are available in the booking confirmation or on www.flexyrental.it.

Likewise, the out-of-hours service may apply for returns outside office hours at rental stations that do not offer the Key box service. The service is not guaranteed beyond the first hour after closing, but it may be arranged directly, upon express communication, with the office responsible for vehicle return.

1.11 When signing the Contract, the Customer undertakes to present their physical credit card on which the Lessor will place a pre-authorization as a security deposit.

1.12 The purchase of accessories and services is at the Customer’s discretion, except where it becomes mandatory due to the nature of the request (e.g., Cross Border, Young driver, etc.). Prices for accessories and extra services are shown in the “Accessories Price List” at:

<http://flexyrental.it/wp-content/uploads/2026/03/tariffario-accessori-20250624-105457-2.pdf>

1.13 By signing the Contract, the Customer authorizes the Lessor to charge the credit card used for the deposit for amounts corresponding to:

- rental fees and any “extras” (excess kilometres, extra days, etc.);
- damages found upon return;
- costs and compensation, as regulated in the “Damage Policy – Costs and Compensation”, available at: <http://flexyrental.it/wp-content/uploads/2026/04/damage-policy.pdf>

and the “Accessories Price List”, available at: <http://flexyrental.it/wp-content/uploads/2026/03/tariffario-accessori-20250624-105457-2.pdf>

1.14 The Lessor may request an additional pre-authorization in the presence of particular circumstances arising, such as: vehicle change following an accident/damage on the first vehicle, or theft of the vehicle. The rental company undertakes to refund the full amount after verifying the vehicle is in good condition and the driver’s obligations have been properly fulfilled, or to deduct any amounts the Customer may owe to the Lessor.

Art. 2 OBLIGATIONS AND RIGHTS OF THE LESSOR

2.1 The Lessor undertakes to deliver the Vehicle in a condition suitable for the agreed use and therefore, having verified its functionality, the presence of safety equipment (reflective vest, warning triangle, spare wheel or inflation kit, etc.), the presence of a copy of the registration certificate and a valid copy of the compulsory motor insurance certificate. By signing the Contract, the Customer acknowledges the Vehicle’s suitability for rental use.

2.2 In the event of a mechanical breakdown, the Lessor undertakes, within 24 hours, to provide the Customer with a replacement Vehicle, which may take place exclusively at a FlexyRental branch within the national territory. Replacement on a like-for-like basis (same category/segment) will not change the original contractual conditions, except where the Customer requests additional services such as a higher category/segment or additional accessories. If like-for-like replacement (same category/segment) cannot be guaranteed (e.g., due to lack of availability), the Customer will be reimbursed for the lower cost of the lower segment.

2.3 Reimbursement of costs and expenses incurred by the Customer during the rental due to breakdowns, promptly reported to the Lessor and not attributable to the Customer, and expressly authorized in writing, will be possible only upon presentation of an invoice made out to the Lessor. Where an emergency or imminent danger makes it impossible to wait for authorization or instructions from the Lessor (using the 24/7 FlexyRental assistance service) and makes the repair urgent, Art. 1577, paragraph 2, of the Italian Civil Code shall apply, with the burden on the Customer to prove timely communication and urgency. In such cases, the Customer remains responsible for any defects in the repair they arranged and for any damage to the Company or third parties.

2.4 In case of breakdown or damage attributable to the Customer’s imprudence, negligence or lack of skill in performing the contractual relationship, the Lessor may immediately terminate the relationship due to breach of custody obligations and proper use of the vehicle.

2.5 The Lessor is never responsible for items found inside the vehicle after return.

2.6 The Lessor reserves the right not to repair or replace the vehicle immediately where the damage caused by the Customer or occurring during the rental does not affect functionality or legal circulation.

2.7 The Lessor reserves the right to invalidate previously purchased liability elimination/reduction packages relating to damage and/or theft in the presence of proven fraud or gross negligence by the Customer during the rental.

Art. 3 OBLIGATIONS, LIABILITY AND RIGHTS OF THE CUSTOMER

3.1 Upon taking delivery of the vehicle at check-out, the Customer becomes its custodian, undertaking to use it with the utmost care and diligence, in compliance with its intended use and the characteristics stated in the registration certificate, and within the limits provided by law. The Customer also undertakes to:

- a) check the vehicle's condition of use and maintenance at the time of taking custody;
- b) check that safety equipment and circulation/insurance documents are present on the vehicle;
- c) not sub-lease or rent out the vehicle;
- d) not allow persons not authorized and not included in the contract to drive;
- e) not smoke inside the vehicle;
- f) not transport animals without specific written authorization from the Lessor and, in any event, in compliance with Art. 169 of the Italian Highway Code;
- g) not transport goods and/or items if the vehicle is not specifically intended for that use;
- h) drive the vehicle in full compliance with all laws governing road traffic;
- i) return the vehicle to the Lessor with a full tank of fuel or with the same quantity indicated at the start of the rental;
- j) during the rental, take care of the vehicle's routine maintenance with the diligence of a "good head of household", carrying out periodic checks of engine coolant, engine oil, tyre pressure and wear, braking system and lighting system;
- k) pay any fines and/or violations of the Highway Code issued to the Customer during the rental period and inform the Lessor upon return of the vehicle;
- l) drive the vehicle outside the national territory only upon prior express written authorization from the Lessor. Should the Lessor grant authorization to travel to any of the following foreign countries: GERMANY, FRANCE, SPAIN, SWITZERLAND, AUSTRIA, CROATIA, SLOVENIA, BELGIUM, LUXEMBOURG, NETHERLANDS, LIECHTENSTEIN (for countries not listed, it is forbidden to drive

the rented vehicle), the Customer undertakes to accept the additional cost of the “Cross Border” service determined in the rental contract and indicated in the “Accessories Price List” at:

<http://flexyrental.it/wp-content/uploads/2026/03/tariffario-accessori-20250624-105457-2.pdf>

It is the Customer’s responsibility to verify the suitability of the rented vehicle with the regulations in force in the destination country (e.g., obligation of winter tyres during winter periods). If the Customer does not inform the Lessor of the intention to drive the vehicle in one of the countries listed above and travels there without authorization, the Lessor will apply a penalty to the Customer, as set out in the “Accessories Price List” (link: <http://flexyrental.it/wp-content/uploads/2026/02/tariffario-accessori-20250624-105457-2.pdf>) and the Customer will be obliged to compensate for any direct and/or indirect damage incurred;

m) not transport goods and/or persons and/or items for compensation and/or remuneration using the vehicle under the rental agreement;

n) not grant the vehicle under the rental agreement for hire to third parties;

o) not push or tow other vehicles or objects with the vehicle under the rental agreement;

p) not drive the vehicle under the influence of drugs, narcotics, alcohol or intoxicants or other substances that impair the ability to understand and react;

q) not use the vehicle for races, competitions or speed tests, and in any case not for purposes contrary to law and the rules governing road traffic in the country where it is driven;

r) not perform any repair work on the rented vehicle without the Lessor’s written consent, except in cases of objective impossibility due to an emergency or imminent danger as per Art. 2.3 above;

s) contact roadside assistance for any fault or breakdown by calling exclusively the contacts indicated in the Contract. Towing/recovery service shall be borne by the Lessor, unless the fault or breakdown is attributable to the Customer’s conduct (see the “Accessories Price List” at:

<http://flexyrental.it/wp-content/uploads/2026/03/tariffario-accessori-20250624-105457-2.pdf>

and unless the Road Assistance service is included in the contract);

t) safeguard a broken-down vehicle until the arrival of roadside assistance indicated in the contract. In the event of documented contingent needs and objective urgency that do not allow waiting for roadside assistance, the Customer must promptly inform the FlexyRental branch by e-mail, providing all details of the case and of the measures taken to secure the vehicle. In the absence of such communication, if the vehicle is left unattended, the Customer will be

responsible for any damage subsequently found, bearing any other costs charged to the Lessor, even if the breakdown is not attributable to the Customer.

3.2 The Customer is responsible for fines and/or any other charges resulting from violations of the highway code or other laws or regulations, tolls, parking costs and, in general, any sums connected with the use of the vehicle during the rental period.

3.3 Any violation of road traffic obligations (also intended as a primary contractual obligation of the Customer) that involves the Company will result, for the purposes of Art. 196 of the Italian Highway Code, in communication to the competent Authority of the details of the person who, at the time, date and place of the violation, held the vehicle pursuant to the rental contract. Only if the Customer has subscribed to the consultancy and assistance service or one of the packages including such service, the Company will inform the Customer of the notice and assist the Customer in verifying the grounds of the violation, providing documentation including photographs, and any other assistance relating to the report and any need to appeal. The cost of the consultancy and assistance service, defined in the “Management/Assistance for fines” table, is available in the “Accessories Price List” at:

<http://flexyrental.it/wp-content/uploads/2026/03/tariffario-accessori-20250624-105457-2.pdf>

3.4 The Customer is responsible for any damage (partial or total, including fire damage) or theft occurring to the vehicle, within the limits of the custody obligation. The costs charged to the Customer are set out by specific type in the table “Damage Policy – Costs and Compensation”, available at:

<http://flexyrental.it/wp-content/uploads/2026/04/damage-policy.pdf>

unless specific FlexyRental protection plans purchased by the Customer in addition to the rental service apply in practice.

3.5 With FlexyRental, the following are always included in the Rental, regardless of the purchase of FlexyRental protection plans:

- Third-party liability insurance (R.C.A.): each vehicle is covered by compulsory third-party liability insurance in accordance with applicable laws, covering civil liability toward third parties for persons, property (excluding transported property) and animals. Passengers on the Lessor’s vehicle are treated as third parties.
- CDW (Collision Damage Waiver): the Customer’s maximum liability for damage found at the end of the rental, limited to bodywork only. Damage to mechanical components and vehicle interior, tyres, glass and underbody are excluded from the limitation and are charged in full.
- TLW (Theft Loss Waiver): any theft charge is calculated taking into account a fixed amount (“Theft Liability”) varying according to the rented vehicle category.

The maximum liability values for damage or theft (CDW and TLW) are indicated in the “Economic Liabilities” table on the FlexyRental website at:

<http://flexyrental.it/wp-content/uploads/2026/04/CDW-TLW-LIABILITY-FOR-DAMAGE-AND-THEFT.pdf>

and vary depending on the vehicle category. The following costs are never included in these values:

- management of the damage/claim (passive or shared fault) file,
- management of the theft file, as well as fuel costs.

3.6 Protection packages and/or liability reduction for damage and/or theft are available to the Customer at all our rental locations.

3.7 The Customer remains liable for damage to the vehicle due to improper use, disproportionate wear compared to kilometres driven during the rental, or any other use in violation of laws or regulations (especially road traffic rules), as well as in violation of contractual obligations and the duty of good faith and fairness.

3.8 The Customer’s liability for damage resulting from breach of obligations under these conditions and the specific rental agreement, including the burden of proof, is governed by law. Subscription to specific protection plans may mitigate or exclude the Customer’s liability within the limits expressly provided by those plans.

3.9 In the event of an accident caused wholly or partially by the Customer, the Customer shall be liable for damage to the vehicle and third parties as set out in the attached “Damage Policy – Costs and Compensation”:

<http://flexyrental.it/wp-content/uploads/2026/04/damage-policy.pdf>

3.10 In the event of an accident suffered or caused with the rented vehicle, even if the vehicle is not damaged, the Customer must protect the interests of the Lessor and its insurer and undertakes, among other things, to:

- immediately inform the police authorities where investigations involving third parties are necessary or if there are injuries;
- not leave the vehicle unattended and without adequate safeguards;
- provide the names and addresses of the parties and the licence plates of the vehicles involved, as well as the personal details of any witnesses;
- complete with the other party the Accident Report Form (C.A.I.) available in the Vehicle and deliver it to the nearest FlexyRental branch within 24 hours of the event, or deliver it when

returning the Vehicle if return occurs within the same 24-hour period. The accident report form must be properly completed in all its parts to make the dynamics of the event clear and unambiguous. If no accident occurred, in order to allow the Lessor to protect its rights against fraud or unfounded claims, the Customer must nevertheless declare explicitly (in writing) upon return of the Vehicle that they have not suffered or caused any event.

- Failure to comply with the obligation in the previous point invalidates any protection or limitation of liability included in the rental agreement. If requested, even after the vehicle return, the Customer remains obliged to cooperate with the Lessor in providing information for investigations/any proceedings arising from the accident.

3.11 In all cases of theft or fire, total or partial, or vandalism, the Customer must immediately file a formal report with the competent Authorities, delivering a copy of the reports within 24 hours, together with the vehicle keys, to the nearest Lessor agency and actively cooperating in the management of any judicial proceedings. In this case the cost provided for the breach of the custody obligation will also apply, as per clause 3.4, with amounts shown in the “Damage Policy – Costs and Compensation”:

<http://flexyrental.it/wp-content/uploads/2026/04/damage-policy.pdf>

and specified in the contract.

Art. 4 VEHICLE CHECK-OUT AND RETURN

4.1 The rental contractual relationship begins on the day and time the vehicle is delivered to the Customer and ends on the day and time the vehicle is returned to the Lessor.

4.2 The Customer declares that, before assuming custody, they inspected the vehicle together with FlexyRental staff, acknowledging that it is suitable for the agreed use, complete with safety equipment and circulation/insurance documents, and having noted any pre-existing damage on the rented vehicle at “Check-out”. Before use, the Customer undertakes to promptly report, by completing the “Non-conforming damages” form, and in any event before using the vehicle, any anomalies, damage or defects found on the vehicle not indicated in the “Existing Damages” sheet or indicated with a different severity level. All damage and/or anomalies found by the Lessor upon return of the vehicle, excluding those noted on the contract at delivery, will be indicated in the “Check-in” section and attributed to the Customer, who will be obliged to compensate the costs according to the amount determined by the Damage Tables document:

<http://flexyrental.it/wp-content/uploads/2026/02/tabelle-danni-20251030-092427-1.pdf>

or by expert appraisal (where necessary).

4.3 If FlexyRental requests the early return of the vehicle before the contract expiry due to technical requirements arising from a manufacturer recall/safety campaign or an Authority order, the driver must return the vehicle to the issuing branch or the nearest FlexyRental office within 48 hours of the request, communicated by phone and e-mail. After return, the Customer will be assigned another vehicle at least of an equivalent category.

4.4 For normal vehicle return, it must occur on the day and at the time indicated in the rental Contract, at FlexyRental offices and in the parking areas reserved for FlexyRental; in case of breach of the obligation to return to the agreed branch, the Lessor reserves the right to apply an additional compensatory cost corresponding to the road kilometres travelled to recover the vehicle from the unauthorized drop-off point to the agreed return point, as indicated in the “Accessories Price List” at:

<http://flexyrental.it/wp-content/uploads/2026/03/tariffario-accessori-20250624-105457-2.pdf>

Any parking costs are added if the vehicle is left in a paid parking facility.

4.5 Upon return, the Customer has the right to request the signature of a FlexyRental agent in the “Check-in” section stating the actual vehicle condition, fuel level, and the exact date and time of return. In the absence of such signature and/or where return takes place during station closing hours, FlexyRental’s documented findings shall be valid and tacitly accepted by the Customer. If return occurs out of hours, and additional damage is found compared to the vehicle condition at collection, FlexyRental will inform the Customer by e-mail, including photos and, in the case of significant damage, the technical appraisal with estimate and valuation. If the Customer provides no feedback within the deadline indicated in the e-mail, the Lessor will retain from the deposit released as rental guarantee the amount of the damage, technical downtime costs and, more generally, all costs indicated in these Terms and Conditions related to the specific case. If the authorized deposit amount is insufficient to cover such costs, FlexyRental will request the additional amount from the Customer.

4.6 The vehicle must be returned to the rental station indicated in the contract on the date and time stated in the booking, with a tolerance of 59 minutes compared to the indicated time, but always within the contractually established day. In all cases where the return is to a different location from collection, where indicated in the booking and agreed upon signing the Contract, the Customer will bear only the “One way fee” indicated in the “Accessories Price List” at:

<http://flexyrental.it/wp-content/uploads/2026/03/tariffario-accessori-20250624-105457-2.pdf>

4.7 If the Customer wishes to change the return terms (place, date, time, etc.), they must contact the relevant office to verify availability and any costs due for the requested changes.

4.8 Charges apply if, upon return:

- the vehicle keys are not returned due to loss or any other reason, or are returned damaged and/or tampered with, unless the Customer proves the damage was due to causes not attributable to them pursuant to Art. 1588 of the Italian Civil Code;
- in case of loss and/or deterioration of the licence plate, circulation documents and vehicle equipment. Such charges are quantified in the “Damage Policy – Costs and Compensation” available at:

<http://flexyrental.it/wp-content/uploads/2026/04/damage-policy.pdf>

4.9 The vehicle must be returned with the same fuel level as at check-out. Otherwise, the Customer must pay for the missing fuel, at a cost equal to the average value for the previous month published on the website “Prezzi mensili dei carburanti e combustibili - Statistiche energetiche e minerarie - Ministero dell'ambiente e della sicurezza energetica (mase.gov.it)”, with any adjustment to the average costs of distributors near the return point, plus an additional refuelling service fee as indicated in the “Accessories Price List” at:

<http://flexyrental.it/wp-content/uploads/2026/03/tariffario-accessori-20250624-105457-2.pdf>

4.10 The Customer undertakes to return the vehicle clean both inside and outside. Otherwise, the Customer must pay all expenses incurred by the Lessor for cleaning and any sanitization of the vehicle.

4.11 The Customer is fully responsible for acts, actions and omissions attributable to the driver(s) included in the Contract.

Art. 5 MISCELLANEOUS

5.1 The Rental Contract is governed by Italian law and, in case of conflict in interpretation between the Italian version and any courtesy translation of these Terms and Conditions, the Italian version shall prevail.

5.2 The Lessor, within its competence, authorizes the Customer to use the Vehicle for the purposes of the Contract in all the countries listed in clause 3.1.

5.3 No modification may be made to the Contract except in writing and with the consent of a Lessor's representative holding the appropriate authority.

5.4 In case of late payment (meaning any payment made by the Customer at any time after notification of the sums due), the Lessor shall be entitled to late payment interest at the rate set out in Legislative Decree 231/02.

5.5 For any matter not expressly governed by the Contract, statutory provisions apply.

5.6 Any changes, amendments or updates to the General Terms and Conditions, the Rental Contract, the Accessories Price List, Economic Liabilities, policy and Damage Tables will always be made public in an appropriate manner and in compliance with the law.

5.7 The Customer and any vehicle user is informed that, for security reasons, some vehicles may be located via GPS devices to protect the Lessor against theft or fraud risks. Such devices may collect, by way of example:

- vehicle location with map, usable for theft, robbery or misappropriation;
- speed and acceleration data in the event of accident detection;
- statistical mileage data.

The databases where such information is stored are managed by specialized external companies, duly appointed and acting as Data Processors for the Lessor. The Lessor reserves the right to disclose such data to Judicial Authorities, Insurance Companies, Law Firms and companies specialized in theft/claim prevention and management, and to use or have such contents used for any action in its own protection.

5.8 In case the Customer cannot be reached, contractual breaches, insolvency or unjustified delay in returning the vehicle, the Lessor reserves the right to file a complaint for misappropriation with the competent Authorities and to regain physical possession of the vehicle in accordance with applicable law, even against the Customer's will, charging the Customer all resulting costs.

Art. 6 JURISDICTION

The exclusive competent court for any dispute regarding the validity, interpretation, performance or termination of the Contract is the Court of Trento. If the contract is signed by a consumer, the competent court is that of the consumer's residence or domicile, derogating from the first sentence of this article.

Art. 7 PRIVACY LEGISLATION



Customer data are processed in full compliance with Legislative Decree no. 196 of 30 June 2003 (Personal Data Protection Code), as amended, and EU Regulation 2016/679 (GDPR) of the European Parliament and of the Council of 27 April 2016 (also available on www.flexyrental.it), exclusively for commercial purposes, to provide the rental service and to protect the parties to the rental contract.

Rental Plus Services S.r.l. – Tax Code, VAT no. and Companies Register no. 03808510964 – Share Capital Euro 700,000 fully paid in.

Registered Office: Via Praga, 5 - 38121 Trento (TN) – PEC: rentalplusservices@pec.it