BETWEEN

OWNER :

Silvio Agostini, as the legal representative of the company URI S.P.A., VAT no. 00109000224, with registered office in Italy, 38122 Trento, piazza Venezia 28 and head office in Italy, 38015 Lavis TN, via Giuseppe di Vittorio 60, tel. +39 0461 242085, fax +39 0461 249666

AND

HIRER :

*First Name, Last Name,* , as the legal representative of the company , VAT no. , with registered office in *Country, Town, Address*

 ,

tel. , fax

THE PARTIES AGREE TO THE FOLLOWING:

* RENTED OUT ITEM

Description URI no. serial no. hourmeter ,in perfect conditions, unit estimated value Euro

together with the following equipment:

description quantity description quantity description quantity

estimated value Euro estimated value Euro estimated value Euro

* RENTAL DURATION

Minimum rental duration, not reducible to fix the cost for rental

Starting date , unless any inconvenience Expiring date

* WORKING SITE AND DELIVERY TERMS

Working site

Delivery terms

Transport organized by

Transport costs, if organized by URI: from depot to working site Euro

from working site to depot Euro

* COSTS FOR RENTAL (SHORT-TERM RENT)

daily rate (max 8 hours) = Euro weekly rate (max 40 hours) = Euro monthly rate (max 180 hours) = Euro additional hour = Euro

COSTS FOR RENTAL (LONG-TERM RENT)

monthly rate = Euro

additional week = Euro

The hirer is obliged to get the owner’s authorization to extend the rental duration. Otherwise the penalty indicated in art. 13 of General terms and conditions will be applied.

* PAYMENT TERMS

 invoicing Payment

* DEPOSIT GUARANTEE

Euro

* NOTES

The equipment rental agreement is concerned with activities subject to VAT taxation, but it has to be registered only in some particular cases (art. 5 D.P.R. no. 131 dated 26/04/1986). The charges will be at the expense of the part who made registration necessary.

The owner The hirer

Stamp and signature of a legal representative Stamp and signature of a legal representative,

by way of acceptance

I specifically agree on attached terms and conditions. I singularly agree on the articles no. 1, 2 (contract validity, effectiveness of rental agreement, non collection), 3 - 5 (expiring of effectiveness of rental agreement; rental duration, delivery, preparation, power of attorney for collection), 6 (inspection of the goods), 7, 8 (documents; return conditions), 9 - 12 (notices about regards delivery and return; transportation; working site; use limitations, hour timer / odometer, penalty for non agreed excess of use), 13 (early return, rental extensions or additional periods, non-return, relating penalties), 14 - 17 (use; compliance with laws and regulations; property of rented goods; hirer’s obligations), 18 (insurance), 19 (maintenance, repair and warranty), 20 (replacement of goods), 21 - 23 (deposit guarantee; invoicing and payment; contract non performance), 24 - 28 (civil and penal liability; early termination of contract; notifications; taxation; peremptoriness of terms and clauses), 29 (ban on action and jurisdiction), 30 (registration).

The hirer

Stamp and signature of a legal representative, by way of acceptance

Declaration in accordance to and with the effects of Lgs. Decree no. 81 dated 09/04/2008

The undersigned , as the legal representative of the company and as the employer, declares, in accordance to and with the effects of art. 72 Lgs. Decree no. 81 dated 09/04/2008 and under his/her own responsibility, that goods will be exclusively used by the following people:

Moreover, he/she declares, in accordance to and with the effects of art. 72 Lgs. Decree no. 81 dated 09/04/2008, and under his/her own responsibility, that the above mentioned employees have been technically trained to use the goods in accordance with safety rules, as indicated in Title III of Lgs. Decree no. 81 dated 09/04/2008.

The hirer

Stamp and signature of a legal representative, as the employer, by way of acceptance

Check of ropes and chains

Ropes and chains must be checked quarterly, in accordance to and with the effects of Lgs. Decree no. 81 dated 09/04/2008. URI declares that the latest check has been made on . The hirer is obliged to have the check of ropes and chain performed within every three months since the last time, in accordance with the above mentioned rule and with the manuals of the Manufacture(s), consigned together with the rented goods. The hirer takes all the responsibilities connected with this operation upon himself/herself, relieving URI of any responsibility or damage due to the failure of the check during the rental period.

The hirer

Stamp and signature of a legal representative by way of acceptance