

Data rev. Modello: 18/02/2021 **Pag. 1 di 3** 

ATTACHMENT 17

# Developer: Società Incremento Automobilismo e Sport S.p.A.

Document: Contract for the grant of "cold" use of equipment



# With this private writing, valid for all legal effects,

BETWEEN				
Business name	S.I.A.S. Spa			
Registered office	Via Vedano 5, Monza (MB)			
Legal representative				
	AND			
Business name				
Registered office				
Legal representative				

## IT IS AGREED AND STIPULATED

between the parts above, a contract of concession of vehicles and/or equipment:

Brand	Model	Number plate	Frame or badge number
	Brand	Brand  Model	BrandModelNumber plateImage: Second secon



The duration of this contract is setted in \_\_\_\_\_\_ with effective date from \_\_\_\_\_\_ and deadline \_\_\_\_\_\_

On the expiration date of the agreed term, the user is obliged to return the vehicles / equipment covered by this contract.

The "**cold**" concession is characterized by the provision, by the grantor in favor of the user, of only the vehicles/equipment specified above accompanied by what is necessary for the perfect functioning of the machines without any contribution of manpower, operation and fuels.

#### **Obligations of the grantor**

By signing this contract, the grantor certifies the good state of conservation, maintenance and efficiency of the vehicles / equipment for safety purposes, also certifies that they are suitable for performing the services for which they are granted in use, as well as their compliance with requirements referred to in *Attachment V of D.Lgs. 81/08*.

The grantor makes the use and maintenance manual of the vehicles / equipment available to the user.

The grantor is responsible for the extraordinary maintenance of the vehicles / equipment covered by the contract. The grantor waives the right provided for in *Article 1809 second paragraph of the Italian Civil Code*.

#### User charges

The user undertakes to use the vehicles diligently and in accordance with the construction and use specifications without making any changes.

The user agrees to the granting company or its representatives or employees, from now and at any time, access to the vehicles/equipment covered by this contract for their control, verification and any extraordinary maintenance.

The user is responsible for the ordinary maintenance costs of the vehicles / equipment covered by this contract.

The user attaches a declaration indicating the worker or workers who will operate on the vehicles/equipment covered by the contract. This declaration must show that the employees identified are trained in accordance with the provisions of *Title III, Chapter I, of Legislative Decree 81/08* and, in the case of equipment referred to in *Article 73, paragraph 5, of the same legislative decree*, are in possession of the specific qualification provided therein.

The user undertakes to return the goods covered by this contract in the state of conservation existing at the time of delivery, except ordinary wear.

### Obligations common to companies

As agreed, the grantor will not be able to assign this contract to anyone and the user undertakes not to allow third parties to enjoy the goods without the grantor's consent.

Although not expressly provided for in this contract, the rules of the *Civil Code provided for in articles 1803 and following* apply, as applicable.

Readed, confirmed and signed

The grantor

The user