

VILLA FALGHERI

TOURIST LOCATION CONTRACT

etween Setti Federico born in Carpi (MO), 23/06/1991, resident in via Gramsci, n ° 12 C.F
TTFRC91H23B819U, hereinafter "Owner",
lr / Mrs, the, born / yy, the, sident in, CF
, hereinafter "Conductor",
iven that
o. Mr. Setti Federico is the owner of the property located in Ostuni (BR), via Contrada algheri snc, identified to the Municipality of Ostuni, to the 217 subdivision map 241 sub 1, alled "Villa Falgheri", hereinafter also "Villa", located at inside the structure called "Tenuta lastro Francesco" and equipped with an outdoor swimming pool;
it is the intention of the Owner to rent the aforementioned property for tourism urposes;
Mr / Mrs is interested in letting the property
sted in the premise a. as per online booking of;
the Tenant paid the sum of € upon booking as a deposit.
ne parties agree as follows:
the premise is an integral and substantial part of this contract; The Tenant leases the building in premise a for the period fromal to;

3. The Tenant declares to therein, the outdoor area, t collectively as "Structure", them found in perfect cond	the swimming pool as well as having	and all the appliances, he checked the operation of t	ereafter referred to he plants and have
4. The Tenant is the custod assumes the relative responsible to the Structure from any responsible malicious or negligent acts premises, equipment, inclupertinence of the Structure	onsibility, with exer sibility for direct an s of third parties in ading the swimming	mption of the Owner and the dindirect damages that congeneral, as well as from the	ne manager of the ould derive him from ne use of the
5. the fee for the aforement on the site	through red to pay a non-ir n this contract of €	which he made the bookir nterest bearing security de 1,000.00. If such a statem	ng / directly to the eposit to guarantee all nent has not already
6. make such payment effereturn of the deposit will ta sub.1, by bank transfer to tode	ke place, in accord the current accoun	dance with the Villa Rules at indicated by the Tenant	attached herein
7. An integral part of this contained (all.1) that the Tenant under respected by the other gues 8. The Conductor declares	ertakes to respect ests of the Villa;	scrupulously, as well as to	make it known and
o. mo conductor decidios			
	doc. identity		(Conductor)
	•		
	doc. identity		
	doc. identity		
	doc. identity		
In case of presence of min		41	
represented by		the	,
represented by		the	
represented by			,
		the	
represented by	· · · · · · · · · · · · · · · · · · ·		 -

born	the,
represented by	-
In case of presence of animals:	
chip	
n. chip	which all declare and
confirm with the signing of this contract:	
a) with reference to the PRIVACY Statemen personal data for the purposes indicated the dissemination;	t, herein sub 2, to allow the processing of their rein, as well as their communication and
b) with reference to the Rules of the Villa an accept it and to respect it in all its parts.	d the swimming pool, herein all. sub 1, to
9. Today the keys of the structure are given, control, n. 1 entry key, n. 1 veranda key that	_
·	ns and personal effects and the keys returned to time of the check out regulated in the Rules of
(all.1). In case of failure to return keys / remote control missing;	ote controls a penalty of € 50.00 will be applied
be resolved between the parties. In this case	have the right to demand the immediate nce in this case all contractual obligations must
Ostuni, li	
(Owner)	(Conductor)

They expressly approve, stating that they have been the subject of specific negotiation, the pacts 4 (exemption from liability), 10 (penalty for failure to return keys / remote controls), 11 (termination clause and penalty).

stuni, there
(Conductor)
or consent to data processing and acceptance of regulation:
(Conductor)
(Guests)