

"Trullo Mastro Francesco"

TOURIST LOCATION CONTRACT

Between Setti Maurizio born in Carpi (MO), 05/06/1963, resident in via Tintoretto, n. 9, C.F STTMRZ63H05BN819Y, hereinafter "Owner",

is				
Mr / Mrs	, born / yy		, the	,
resident in				
	., hereinafter "Conductor",	,		

given that

- Mr. Setti Maurizio is the owner of the property located in Ostuni (BR), via Contrada Falgheri snc, identified to the Municipality of Ostuni, to the sheet 217 map 86 sub 1, called "Trullo Mastro Francesco", hereinafter also "Trullo", placed inside the structure called Tenuta Mastro Francesco and equipped with an outdoor swimming pool;
- it is the intention of the Owner to rent the aforementioned property for tourism purposes;
- Mr / Mrs _____ is interested in letting the property
- listed in the premise a. as per online booking of _____;
- the Tenant paid the sum of € _____ upon booking as a deposit.

the parties agree as follows:

1. the premise forms an integral and substantial part of this contract;

2.	the Tenant leases	the building in a premise a	a. for the period from	al
to				

3. the tenant declares to have examined the premises, the furnishings and the good contained therein, the outdoor area, the swimming pool and all the appliances,

hereafter indicated cumulatively as "Structure", as well as having checked the functioning of the plants and having found them in perfect condition and suitable for contractually agreed use;

4. the Tenant is the guardian of the Structure for the entire duration of his stay and assumes the relative responsibility, with the exemption of the Owner and the manager of the Structure from any responsibility for direct and indirect damages that could derive from the malicious or negligent acts of third parties in general, as well as from the use of the premises, equipment, including the swimming pool, facilities and any equipment and pertinence of the Structure;

5. the fee for the aforementioned stay is € _____, already paid by the tenant on the site through which he made the booking / directly to the owner;

6. The lessor accepts no responsibility for the loss or theft of the tenant's property. The tenant, by signing the present contract, totally exonerates the landlord from any possible claim for compensation for theft or loss.

7. the Lessee is required to pay a non-interest bearing security deposit to guarantee all the obligations arising from this contract of \in 1,000.00. If this deposit has not already been paid together with the balance of the aforementioned consideration, the Tenant will make this payment together with the signature of the present contract. The return of the deposit will take place, in terms of the Trullo Rules attached herein sub.1, by transfer to the current account indicated by the Tenant and with the iban code _____;

8. an integral part of the present contract is the Trullo and swimming pool regulation (all.1) that the tenant undertakes to respect scrupulously, as well as to make him known and respected by the other guests of the Trullo;

9. All objects pertaining to the structure and common external service (stereo speakers, cooking plates ... ect) must be kept by the guest with care and diligence. In the event of adverse weather events or other causes that may result in damage to the aforementioned goods, the guest will be required to store them inside the home as they are movable.

10. the Conductor declares that the following gentlemen will be guests of the Trullo:

	doc. identity	
(Conductor)		
	doc. identity	

In case of presence of minors:

confirm with the signing of this c		which all declare and
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In case of presence of animals:		n.
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of their personal data for the purposes indicated therein, as well as their communication and dissemination;

b) with reference to the Rules of the Trullo and the swimming pool, here all. sub 1, to accept it and to respect it in all its parts.

11. Today the keys of the structure are given, indicated below: n. 1 external gate remote control, n. 1 entry key, n. 1 veranda key that must be returned at check-out;

12. the Structure must be freed from persons and personal effects and the keys returned to the Owner or his / her appointee no later than the time of the check out regulated in the Trullo Rules (all.1). In case of failure to return keys / remote controls a penalty of \in 50.00 will be applied for each key / remote control missing;

13. in case of violation by the Driver and / or guests of the provisions of the pt. 3 and / or 4 of the Regulations attached hereto, the Owner will have the right to demand the immediate release of the Structure and its restitution, since in this case all contractual obligations must be resolved between the parties. In this case the right of ownership will accrue to the payment by the Tenant, as a penalty, of the sum corresponding to the amount of the entire stay.

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). Ostuni, there

(Conductor)

For consent to data processing and acceptance of regulation:

_____(Conductor) ______(Guests) ______(Guests) ______(Guests) ______(Guests) ______(Guests) ______(Guests) ______(Guests) ______(Guests)