

PERSONAL ELECTRONIC VEHICLE LEASE CONTRACT (SEGWAY)

1. TOUR:.....HOW DID YOU FIND US:.....
2. THE LESSOR: Chania Segway Tours, with registered office in Chania, 25, Crysanthou Episkopou street with tax number 113152651

3. THE LESSEE :

Email (Capital letters):.....

Name.....Surname

Nationality.....Hotel Telephone Number.....

ID /Passport Number/ Driving licence Number

The Lessee has no right to transfer the rented Vehicle to other persons.

4. DURATION: Date/...../201 , From : till :

An extension of the rental relationship is possible only with the consent of the Lessor, prior to termination of the ongoing rental relationship. The Lessor shall be entitled to refuse an extension, without providing reasons therefore.

5. **DELIVERY:** The Vehicle is leased out to the Lessee for the time mentioned in this contract, beginning from the signing of this contract and the delivery of the Vehicle to the Lessee, which takes place at the Lessor's registered office unless stated otherwise. It is considered that the Vehicle is delivered to the Lessee's possession right after the signing of the contract unless stated otherwise, therefore the Lessee is responsible for the Vehicle and any side-effects of its use, from the moment of the hand-over of the Vehicle to him, indicated in the contract. The Vehicle shall be delivered in good working condition with a full charged battery, safe for operation. Complaints on the part of the Lessee must be reported to the Lessor upon delivery, prior to the commencement of the rental relationship, therefore, the Lessee is required to test the vehicle and check its condition in advance, notifying the lessor of any defects, faults, failures or malfunctions, both of bodywork and mechanics. Both at check-out and check-in the Lessor will, **together with the Lessee, record in the rental agreement all visible light damage to the Vehicle in compliance with the detailed list of light damages and repair costs which the Lessee declares to have acknowledged.**

6. **CHARGES AND METHODS OF PAYMENT:** The prices indicated in the Price List in effect at the time of the rental shall apply. Upon rental, a payment (cash or credit card) must be made. The payment is accepted by the Lessor and the Lessee authorizes the Lessor to retain this amount. If the guide concludes that a guest's behavior is abusive, threatening, insulting and doesn't follow the safety instructions, the Lessor reserves the right to refuse further participation, or cancel the whole group's activity, with no refund .

7. **LESSEE'S LIABILITY:**From when the Vehicle is put into the road and until the return of such, the Lessee assumes the obligation to guard it with due care to preserve it and use it with the utmost diligence, in full observance of traffic rules and customs, **under no influence of alcohol, drugs, narcotics, pharmaceuticals, or any other substance that alters either consciousness or reactionary ability.**The Lessor retains however the right not to allow the Lessee go on a tour, even if the rental contract has been signed, if in his opinion the Lessee seems to be under the influence of such substances, or generally his state of health does not allow using the Vehicle properly and safely. The Lessee is obligated to respect and follow the safety instructions of the guide .The lessor keeps the right to cancel a participation of one person or the group's tour, if necessary.

8. **REPLACEMENT/ABANDONMENT/THEFT:** In case of failure occurring and/or malfunctioning of the Vehicle not attributable to the Lessee, such as to preclude the continuation of the rental, the lessor will, if possible, immediately replace the vehicle. The Lessee is obliged to immediately report any inconvenience

incurred to the lessor, and to await instructions from the same before taking any initiative. **The abandonment of the Vehicle will result in all amounts, direct and indirect, necessary to recover thereof, being charged to the Lessee. The Lessee is informed that the market price of a used Vehicle SEGWAY I2 MODEL amounts to five thousand (5.000,00) euros, and that he will fully refund the Lessor if during his use, the Vehicle is stolen or damaged beyond repair.**

9. DAMAGE TO THE VEHICLE OR AUDIO SYSTEM: The Lessee is liable for any damage caused to the Vehicle, parts, accessories thereof or damage/loss of the audio system. No employee or agent of the Lessor is entitled to verbally grant any exemption from liability. In all cases, such an exemption from liability must be in writing. **The Lessee herein expressly authorizes the Lessor to cover damages, losses, expenses incurred debiting to the Lessee the corresponding amount or a relative penalty on the sum above.** In the event of total loss Lessee's liability shall not exceed the replacement cost of the Vehicle/audio system, provided that the damages were incurred due to fault on the part of the Lessee. In addition, the Lessee shall be required to pay to the Lessor any consequential damages incurred, including, in particular, a reduction in value and any lost rental income.

10. LESSOR'S LIABILITY: The Lessor shall not be liable in any way to the Lessee or third party with respect to accidents or damages that occur during the rental period. Similarly, the Lessor shall not be liable for damages that may arise as the result of defects in the Vehicle provided that these damages were not caused by deliberate intent or willful negligence on the part of the Lessor.

11. TRAINING: Before delivering the Vehicle to the Lessee, the Lessor is obliged to carry out a thorough briefing on the use of this special type of Vehicle. Security facilities are handed over to the Lessee along with the Vehicle with no additional fee. The Lessee agrees to have observed both the briefing and the technical performance, promises to use all security facilities and comply with the traffic rules. An extra training can be provided by the Lessor as an integral part of this contract. The Lessee undertakes the training or proves to have done it in the past, before using the rented vehicle. Any initiative outside of this is attributed entirely to the Lessee. The Lessee declares to have participated in the course of the Vehicle and therefore is informed of the risks of use.

12. INSURANCE: The Lessor cover's the Lessee by insurance for damages caused **to third parties from 300€ till the amount of 100.000€** and the Lessee's is also covered from **a Segway accident that caused injuries from 300€ till the amount of 100.000€**

13. APPLICABLE LAW: This Agreement shall be governed by Greek Law. In accordance with the effects of the Greek legislation the Lessee declares that he has read and specifically approved the above waiving his right for breach of the present rental contract for any reason.

Children Names

1) _____ 2) _____
3) _____ 4) _____

Tick to consent Chania Segway Tours to use your photos for advertising purposes (facebook, website, instagram, twitter etc.)

Signature of the Lessee: _____

Chania Segway Tours acceptance _____