VEHICLE RENTAL AGREEMENT

Drawn between:

"MAD video", owner Damir Kuzmić, V.C.Emina 2, 51211 Matulji, Croatia hereinafter referred to as owner and

hereinafter lessee.

Article 1.

Object of the contract is the campervan (motorhome) Adria – Adriatik – Coral A660 SP reg. no.:RI (HR), hereinafter referred to as vehicle, for the time period: from planned route/itinerary Matulji/Rijeka(HR) – Matulji/Rijeka (HR).

Article 2.

The owner will provide the vehicle for pickup by the lessee in Matulji on the starting date of this agreement.

On the day of the end of the rental period, the lessee agrees to return the vehicle by 13:00.

Article 3.

The owner will charge the lessee the rent of the said vehicle according to offer (ponuda) no. . An advance payment is required at time of booking. The accessories advertised on website www.camper.com.hr. are included in the price. The cost of fuel is not included in the price – fuel costs are the expense of the lessee.

Article 4.

The owner is under obligation to provide a roadworthy vehicle, free of damage, clean both inside and out, with full fuel (diesel) tank, water and gas tanks. The owner promises to introduce the lessee to the vehicle and instruct him about the day-to-day use of the vehicle, as well as show him all the security systems and measures.

Article 5.

The lessee will return the vehicle and all of its contents in the same condition, as it was at the time of the takeover i.e. full tank, no technical faults, no damage and clean (inside&out).

Article 6.

If the lessee should fail to return the campervan (motorhome) in said condition (article 5.), cleaning will be charged according to valid pricelist (i.e. outside wash – HRK 100,00; inside cleaning – HRK 200,00; discharge of waste-water tank – HRK 100,00; discharge of toilet tank – HRK 300,00). The lessee will return the vehicle with a full fuel tank – if not, the owner will charge for the difference. For the loss of either vehicle documents or keys the owner will charge the lessee for damages in the amount of HRK 1500,00 (210 euro).

Article 7.

At the takeover, both sides will conduct a thorough inspection of the vehicle and its inventory and make a record of the findings. Any damages established at the return of the vehicle will be charged to the lessee according to the existing pricelist.

Article 8.

The lessee agrees that any damages sustained to the vehicle in any accident (traffic accident, theft, breaking and entering, damages sustained in parking lots etc.) should be immediately reported to the police of the country where the incident took place. The lessee will immediately notify the owner as well. The lessee will refrain from drinking alcohol while driving. If alcohol consumption is established at the time of an accident, owners insurance will not cover the cost and the lessee will have to pay for the damages him/herself. All of our vehicles are insured in case of damages inflicted by a third party. This is covered up to the amount specified by law. The driver and 5 passengers are insured against bodily harm and death in accordance with the terms offered by the insurance company relating to this type of damage to the extent of the insurance amount regulated by the law (regulation on minimal insurance levels). The vehicle is KASKO insured. In case of damages see article 13.

Article 9.

The lessee is obliged to keep the registration booklet and original set of keys with him at all times or the insurance will not cover any damages caused by theft and they will therefore have to be covered by lessee.

Article 10.

If necessary, the owner will issue a receipt for the use of the vehicle outside of Croatia, which the lessee will validate with the authorities at his/her own cost.

Article 11.

The lessee agrees to use the vehicle for tourism and travelling only. No illegal activities shall be conducted with the vehicle (i.e. weapon transport, drug smuggling or similar illegal activities). In the event of a breach of this article, the owner reserves the right to charge the lessee with all cost pertaining to this violation.

Article 12.

If any malfunctions should occur during the period of the lease, the lessee will seek assistance at the nearest authorised service, notifying the owner beforehand. Any intervention on the vehicle without the prior approval of the owner is prohibited and all consequences will be the responsibility of the lessee as well as the cost of any unauthorised repairs. In case of a major defect (at least a two day repair), the lessee has a right to a reimbursement of the unused part of the rent. In the event of any damage caused to the vehicle by improper handling, the lessee is not entitled to any refunds and will cover any costs pertaining to the damage.

Article 13.

The owner will require a **cash SECURITY DEPOSIT** in the amount of HRK 3.700,00 /500 euro at the time of take over which will be returned to lessee in full if the vehicle is returned in same condition as taken over. In the event that the lessee is responsible for causing any damage to the vehicle, he is not entitled to a refund nor a replacement vehicle. In this case the owner reserves the right to retain the **SECURITY DEPOSIT** in the entire amount (**HRK 3.700,00 or 500 euro**) or less if damages are smaller.

Article 15.

In the event of an accident for which the lessee is not culpable, he is not entitled to a refund of the rent but will receive the deposit back after the authorities have established that it was not his fault and brought a legally binding verdict to this effect.

Article 16.

If the vehicle is not available for the agreed rental period, due to an Act of God or other circumstances, lessee can opt for another time period or will have the deposit returned to him/her.

Article 17.

Smoking in the vehicle and/or transport of animals is forbidden. Should this occur the lessee will be charged with the dry-cleaning costs of cleaning the interior (up to 750,00km/ 100 euro).

Article 18.

The lessee has to be over the age of 30 and posses a category «B» driver's licence for at least 10 yrs.

Article 19.

The lessee is liable for any damages (i.e. traffic violations) that occurred during the time period of the lease and are not covered by insurance.

Article 20.

This contract is made of two (2) identical copies – each side retains one (1).

Article 21.

Both sides will try to resolve any disputes arising from this agreement amongst themselves. If this fails the jurisdiction is on the Municipal Court in Opatija, Croatia

Matulji, No

Owner: MAD Video" Damir Kuzmić Lessee: