DRIVER LESS MOTORCYCLE RENTAL AGREEMENT

BETWEEN

La DUCATESSA S.R.L., in the person of the *pro tempore* legal representative (tax code/VAT n. 13661361009), with registered in Rome, Via Pellegrino Matteucci n. 68/72 (hereafter called "Lessor"),

						AND)						
SURNAME	/NAME										PLAC	CE	OF
BIRTH													
RESIDENT													
ADDRESS							,	TELEP	HONE				,
			, E-MAIL, DRIVIN										
LICENCE T													
DATE		_(a cop	y of th	e drivi	ng licer	nse is a *	ttache	d), (he	reafter o	calle	ed " <i>Holder</i>	~").	
According	to the f	ollowir	ng tern	ns and	conditi	ions, a	nd by r	eason	of the at	ttac	hed gener	al con	ditions
which forr	m an int	egral a	nd sub	stanti	al part	of the	presen	t agree	ment, L	.ess	or leases t	o the	Holder
the follow	ing driv	er less	motor	cycle:									
DUCATI,	model				cubic	capac	ity _		, pla	ıte	n		from
	1/4	2/4	3/4	4/4		1/4	2/4	3/4	4/4		pickup _l	place	
	<u>'</u>		KM u	on pi	ckup		, ta	nk leve	el .				
											, KM	upon	return
	_tank le	velvel											
					R	RENTAL	. FEE						
Rental fee	e: €	V/	AT incl	uded;	KM incl	uded:		_; Ren	tal fee fo	orK	M € 0,30 I	IVAT	
included (for each	kilome	etre ex	ceedir	າg the a	greed	ones).						
					PAYN	MENT N	ИЕТНО	D					

Rental through booking

Upon booking

Whether booking has been made through the procedure on Lessor website, Holder will have to pay a deposit equal to the 30% of rental total fee within 24 hours from booking confirmation. Such payment must be made by bank transfer to the IBAN code IT61U010050320400000001035 of LA DUCATESSA S.r.l..

In case booking is made in the 24 hours before the rental starts, the deposit will have to be made simultaneously.

Failure to pay the deposit within the above mentioned period will result in the cancellation of reservation and prevent Holder from asserting their rigths against Lessor.

In case cancellation is made by 11.59 pm of the 15th day before the rental starts, Holder will have the right to freeze the given advanced payment and use it on weekdays within 6 months and the current year.

Whether cancellation is made after 11.59 pm of the 15th day before the rental starts, to say for either bookings made after the 15th day before rental starts, or if Holder does not show off in the day due for motorcycle delivery, Holder authorizes Lessor to collect the paid amount without anything to claim.

Holder acknowledges that, if deposit is made before rental is confirmed by Lessor, and if the latter cannot confirm booking, the deposit will be returned net of the expenses incurred by Lessor for the return.

<u>Upon return</u>	
Upon vehicle return,	without prejuduce to the agreement general conditions, Holder will pay the
balance of the rental	cost as follows (strike out the relevant entry):
CREDIT CARD	
ATM CARD	
CASH	
	CAUTION MONEY
Upon motorcycle col	lection, on the day the rental starts and at the time of signing this contract,
Holder pays the amou	unt of € 1.000,00 to € 3.000,00 to Lessor, as caution money.
Caution money is paid	d by (strike out the relevant entry):
CREDIT CARD	N, EXPIRY DATE
CASH	

If caution money is paid cash, the amount will be returned to Holder upon motorcycle restitution and after verifying any vice or damage have been caused to the rented motorcycle.

If caution money has been beheld by credit card, through pre - authorization procedure, such amount will authomatically be freed upon return.

<u>For rentals lasting more than 15 days</u>: upon motorcycle collection, on the day rental starts, Holder pays, either cash or through ATM/credit card, <u>further</u> amount equal to € ______ (€ 500,00 if rentals last up to 20 days; € 800,00 if rentals last more than 20 day) as caution money. Without prejudice to the following, such amount will be either returned or imputed to the balance of the rental cost upon motorcycle return.

Holder expressely acknowledges and accepts that:

- Caution money can be used, in whole or in part, to fix any damages caused to the motorcycle during rental period, subject to damage assessment. Costs will be borne by Holder and deducted from caution money.
- Caution money can be used, in whole or in part, to fix any damages caused to third parties, without prejudice to the liability of Holder for any damage exceeding the amount of caution money, where non protected by motorcycle insurance (eg. "policy overdraft").
- In case of loss of the motorcycle keys, the amount of € 350,00 will be deducted from caution money.

- In case of loss of the vehicle documents, the amount f € 200,00 will be deducted from caution money.
- In case of theft and/or fire, caution money can be used, in whole or in part, to meet any costs not covered by motorcycle insurance (eg. "allowance", "policy overdraft", etc.).

Holder undertakes to compensate Lessor for any damage coming from theft of the motorcycle or of any of its parts, from the loss of the motorcycle itself, not covered by motorcycle insurance and byond the limits of caution money.

Failure to pay caution money will lead to the cancellation of rental agreement due to event attributable to Holder and, if that is the case, Lessor can withhold the already paid amount as a penalty.

Rome,	
Lessor	Holder
	of articles 1341 and 1342 of the Civil Code, as well as Legislative Decree 6 they understand and accepts all the above conditions.
Rome,	
Lessor	Holder

RENTAL AGREEMENT GENERAL CONDITION

A – RENTAL PERIOD

From March 1st to October 31st, rental period cannot exceed 15 days; whereas from November 1st to April 30th, it cannot exceed 30 days.

Any additional period must be agreed, and Lessor will grant it.

B – BOOKING RENTAL METHOD

- b1) Rental can be booked either at LA DUCATESSA S.r.l., sending an email to info@laducatessa.it, or through the procedure on website www.laducatessa.it
- b2) If rental has been booked through Lessor, Helder will have to make a request attaching all documents and wait for the rental availability on the captioned period to be confirmed.
- b3) Provisions of paragraph **PAYMENT METHOD Rental through booking** of the driver less motorcycle agreement are specifically applicable.

C – HOLDER OBBLIGATIONS UPON MOTORCYCLE COLLECTION

- c1) Upon motorcycle collection, Holder takes possession of the motorcycle and becomes its custodian for all legal purposes. Motorcycle is entrusted to Holder together with vehicle documents and any standard or optional equipment chosen by Holder upon collection.
- c2) Upon motorcycle collection, Holder will provide details of their valid ID card and driving license, which Lessor will photocopy.
- c3) Holder acknowledges that rental price ONLY include driver's helmet and disk lock. Upon motorcycle collection, Holder can choose any further equipment of their own interest (by way of example and not restricted to: a further helmet and a smartphone case) amongst items at the disposal of Lessor and prior to payment of their cost, according to prices decided by Lessor.
- c4) Upon motorcycle collection, the vehicle will be reconnoitered, with contextual filling of the motorcycle summary form.

D – FULFILMENTS UPON MOTORCYCLE RETURN

Upon motorcycle return, the vehicle will be reconnoitered, with contextual filling of the motorcycle summary form.

E-OBLIGATIONS OF HOLDER

e1) Holder is the only one who can ride the motorcycle, with absolute prohibition to give it to third parties for any reason, title and cause, including sudden physical ailment not certified by a medical report issued by the local hospital or the public health system. Consequently, the agreement is not transferable either.

Therefore, Holder assumes all risks and responsibilities in case of entrusting the motorcycle to third parties, even if they hold a license, exempting Lessor from any related responsibility.

- e2) Holder is authorized to circulate only and exclusively in Italy and on the territory of the Republic of San Marino and or Vatican City State, excluding any other or prior to authorization for further European countries by paying higher caution money.
- e3) Motorcycle cannot be used to carry people or things, neither in return for payment nor free of charge. It cannot be used for purposes other than vehicle driving. In particular, Holder cannnot use or allow the vehicle to be used to push or tow vehicles, trailers or other things under any circumstances.
- e4) Holder declare they know the road code in force in Italy and they undertake to observe it in detail, aimed at avoiding any infringement.
- e5) Holder undertakes:

- a) To ride the motorcycle properly wearing the approved helmet, and to carry any passengers only if they are properly wearing the approved helmet;
- b) To keep the motorcycle and all provided equipment with the utmost diligence and in compliance with all the laws;
- c) Not to modify and/or tamper the motorcycle;
- d) Not to park the motorcycle in unsafe areas or where road pavement is sagging or insecure;
- e) To ride the motorcycle on roads which are not inhibited to traffic;
- f) To use the motorcycle with care, diligence and prudence, without subjecting it to high speed or stresses, nor using it for races or competitions, either on circuits, equipped plants or trails open to public. Holder will be unique and exclusive responsible in case of damage and/or failure of the motorcycle if caused by negligence and/or misconduct and/or carelessness;
- g) To use all the antitheft devices the motorcycle is equipped with any time it is parked and dumped, either in closed places or guarded areas;
- h) To pay any fine, either disputed or afterwards notified, related to using the motorcycle during rental time. They also accept any reduction of driving license scores, compensing Lessor save as provided to CAUTION MONEY paragraph for any amount the latter will have to pay;
- To guarantee and release Lessor from each and any requests made by third parties and related to damage suffered either by themselves or by their possessions during rental time, even if they are due to motorcycle failures or incidents;
- j) To compensate Lessor, upon presentation of supporting documents, for any charge, cost or expense, including legal ones, Lessor may have to take to fulfil obligations assumed and not undertaken by Holder (eg: charges for unpaid motorway tolls);
- k) To pay a penalty of € 300 for each day of delay in return, if motorcycle is not returned on time. The daily penalty will accrue starting from the hour fraction following the one due for return. If the motorcycle has been booked for the period following the one indicated as the end of rental, Holder will compensate Lessor for the damage suffered (ie. Loss of earnings, penalty, etc.), authorizing in both cases Lessor to withhold the corresponding amount from a credit card or to pay for it;
- I) To return the vehicle in the same state of maintenance and conditions found when rental started;
- m) To compensate Lessor for any damage noticed on the motorcycle upon its return, authorizing them to withhold corresponding amount from their credit card or paying for it;
- n) Not to remove any supplied goods or hallmarks of Lessor from the motorcycle (eg. stickers, decals, writings, etc.), penalty payment of the amount of € 40,00 for any hallmark removed. Holder either authorizes Lessor to take such amount from caution money or pay for it upon motorcycle return.

F - TERMS OF USE

- f1) Holder acknowledges they are not the owner of any real right over the rented vehicle and supplied equipments; therefore, they will not dispose of them either free of charge, for free or in return for payment.
- f2) Holder will have to unconditionally return the motorcycle within the agreed final deadline, otherwise penalties imposed and mind of this agreement.
- f3) Motorcycle subleasing is strictly forbidden.
- f4) Holder declares their physical and mental conditions are suitable for driving the vehicle, as they do not suffer from any impairment, disease, addiction or ailment that can impact their driving skills and possibilities.
- f5) Holder cannot use the motorcycle under the effects of alcohol, drugs, hallucinogens, narcotics, barbiturates, intoxicants or any other substance capable of impairing the state of consciousness and vigilance or the ability to react.
- f6) Holder cannot use the motorcycle in breach of customs or traffic rules and any other legal provisions; nor can they circulate in areas which are prohibited or limited traffic zones giving service and access to ports and airports; nor can they circulate for lawless purposes.
- f7) Holder claims to be familiar with driving motorcycles, and to ride it under their own complete and exclusive responsibility. In this regard, they declare being 21 yo or older.

- f8) Holder states the motorcycle comes in good working order, without any aesthetic damages and undertakes to keep and return it in proper condition.
- f9) Without prejudice to art. e5), the motorcycle will have to be returned complete with every accessory and component it was equipped with upon collection, in the place and by the final deadline (day and time) set by the agreement and in proper preservation conditions. Rental cannot be extended in any case, except where explicitly stated otherwise upon signature of the agreement. Any extension will heave to be previously authorized by Lessor at least 36 hours prior to return date.
- f10) Holder states they have received vehicle ignition and use key and the vehicle documents needed to circulate, including a copy of insurance certificate, and undertakes to return them undamaged at the end of rental period. The signature of the contract represents receipt.
- f11) Holder will have to notify in writing and at the earliest opportunity if they incurred into violations or law infringments, if they have got any objections, reports or fines and immediately inform if, for any reason, the motorcycle is threatened or detented. Also, Holder is obliged to immediately inform Lessor of any fault or accident, even if damages occurred only to vehicle. In case of fines notified beyond rental period and not paid by customer upon termination of the contract, customer authorises from now on Lessor to forward a copy of the contract and personal data to the authorities that issued the sanction. Customer also authorizes Lessor to to charge the amount of € 200,00 from their card, as a guarantee of any possible administrative sanctions that might be issued as a consequence of the rented motorcycle use (ie. administrative sanctions resulting from vehicle circulation, failure to pay motorway tolls, etc.), whether Holder do not will to pay suh amount upon rental.
- f12) The motorcycle will have to be refuelled with fuel of the type indicated by manufacturer, of good quality and suitable for operation. Likewise, any refilling of liquid and/or lubrificant will have to be made with product of the type indicated by manufacturer and of good quality.
- f13) In the event that, due to force majeure, the requested motorcycle is not available, to the greatest extent possible, Lessor can provide, with no additional cost, a motorcycle of equivalent or superior category. Holder will not have the right to get any refund or any other form of compensation, nor to terminate the contract. If a motorcycle of equivalent or superior category is not available, Lessor will provide a lower class one, with a consequent price cut according to the current price list. If Holder does not accept the proposed motorcycle in substitution, they will have right only to the refund of the amount already paid.

G - RENTAL TERMS AND CONDITIONS

- g1) The motorcycle can be rented for a minimum of one day, with collection at the agreed place from 9:00 am and return by 6:30 pm.
- g2) In case of rental for the weekend, the motorcycle can be collected on Friday between 6:00 and 7:00 pm and returned on the following Monday, between 9:00 and 10:00 am, with a maximum tolerance of 30 minutes. Holder cannot claim anything from Lessor in case of show up after 6:30 pm. That being the case, the motorcycle will be collected on Sunday starting from 9:00 am.

In case of return after 6:30 pm, daily penalty will be charged, see art. 5, point h).

g3) In case of weekly rental, the motorcycle will be collected on Monday morning, starting from 9:00 am and returned on the following Monday, starting from 9:00 am, with maximum tolerance of 30 minutes.

In case of return after 9:30 am, daily penalty will be charged, see art. 5, point h).

- g4) In case of rental starting on a weekday, collection will take place starting from 9:00 am of the day agreed for rental and return will occur by 9:00 am of the day agreed for it, with a maximum tolerance of 30 minutes. In case of return after 9:30 am, daily penalty will be charched, see art. 5, point h).
- g5) In case of early return of the motorcycle by choice of Holder, or by reason attributable to the same, Holder will not have right to any refund for the unused time and will have to pay for the whole rental fee.

- g6) Notwithstanding the provisions of previous point B, booking, either by website, email or at the Company, will have to be made no later than 24 hours the start of the rental and can be cancelled only where there is evidence of force majeure completely umpredictable at the time of booking. Cause of cancellation will have to be promptly comunicated to Lessor, or a penalty equal to € 100,00 will be applied.
- g7) If Holder does not want to use the helmet provided by Lessor, they will have to be equipped with approved helmet and required technical equipment upon motorcycle collection. In their absence, the motorcycle will not be given and the cost of one rental day will be charged, unless collection occurs by a means of transport (ie. van). Any taken passenger will have to wear an approved helmet and technical safety equipment. In their absence, the motorcycle will not be given and the cost of one rental day will be charged.
- g8) During rental period, even in case of a daily one, Holder will have to monitor the wear of component parts, liquid levels, tyre pressure and conditions, as they will be held responsible for any breakage and faults.
- g9) Rental cost communicated upon booking through email, website or pick up point is identified in the tilte page of the agreement and can vary based on either the type of the chosen vehicle, its set up, or rental period.

H - DAMAGES AND COMPENSATIONS

- h1) The motorcycle will have to be used as to prevent any damages to both itself and people or thing.
- h2) In case the vehicle suffers from damages amounting to a value higher than its commercial value and fixing is objectively impossible, also due to injury to essential components, Helder will have to compensate Lessor for the commercial value of the vehicle.

I - ACCIDENTS

- i1) In case of accident, even of a minimum extent, Holder will have to promptly inform Lessor.
- i2) Holder undertakes to immediately contact the competent bodies for any useful investigation and control activity of assessment and rescue, without making any statements of responsibility. Such statements, where issued, do not commit Lesor and do not entail any liabilities for them. Lessor will disclaim the declaration and carry out any useful investigation.
- i3) Holder is obliged to take notes of the names of any other person and vehicle involved; of their complete personal details; their insurance institutes and any other useful element suitable to establish the exact course of events, as well as any witnesses personal details. By the day following the accident, they will have to forward a detailed report, together with the detailed account of what happened and the CAI form to the Lessor email address info@laducatessa.it.
- i4) Holder must, in any case, follow given instructions for vehicle custody, transport, recovery and fixing.
- i5) Notwithstanding the **CAUTION MONEY** paragraph on the front page of the rental agreement, in case of damages suffered by the vehicle, Holder irrevocably obliges himself to compensate them and to take charge of any expenses about the full accident management (even legal). They will be however obliged to pay deductible amounts and any burden or sums deriving from rental agreement.
- i6) Further to any accident, motorcycle cannot be set in motion or circulate without verification, from a technical and administrative point of view, positive of its efficiency.

L) - BREAKDOWN AND INEFFICIENCY OF THE VEHICLE

- I1) Holder undertakes to promptly inform Lessor in case the motorcycle, during the agreed use, shows failures. That being the case, if possible, Lessor will arrange the replacement of the vehicle with another available one; if replacement is refused or cannot take place, the customer will be only eligible for the refund of the not enjoyed rental fraction of time.
- I2) By express agreement and in full awareness by Holder, compensation for any other damage suffered by Holder (eg. ruined holiday, hotel bookings, holiday or entertainment facilities, without exceptions) is excluded.

- I3) If Holder, prior to communication and explicit consent by Lessor to be sent by email, repair the motorcycle during rental time, they will be entitled to reimbursement within the limits of its usefulness. Repair will have to be attested and Lessor reserves all control and judgment of adequacy in this regard.
- 14) Holes repairs and any damages to tyres will be exclusively at the expenses of Holder, who undertakes, aimed at vehicle safety, to inform Lessor of any event of this type, giving proof of any costs and works made.

M) - CAUTION MONEY

- m1) Without prejudice to the provisions of **CAUTION MONEY** paragraph on the front page of the rental agreement, upon signing of the agreement customer will have to show credit card to the Lessor, which will be valid only if operating on the main authorized circuits. Lessor can photocopy it and make any queries needed to match the one indicated upon booking and the one phisically submitted. In case of mismatch or uncdertainty, both rental agreement and booking will be considered void. The amount of caution money refers to the rented motorcycle.
- m2) Lessor declines any liability for any misuse of the credit card given by the Holder and for any harmful consequence that might result.

N) - SPECIFIC RULES

- n1) Payment can be made by any lawful means, upon booking.
- n2) In the event of vehicle seizure, Lessor will charge the Holder the entire cost of custody, as well as the daily cost calculated on the basis of the rental rates for the non availability of the vehicle until its release from seizure with a maximum equal to the replacement value of the vehicle at expiry date of the rental period; in this case, having reached the aforementioned maximum value, after confiscating the due sums, the vehicle will be registered in the name of Holder even if seized without any liability or consequence for the company and with costs to be borne by the Holder.
- n3) Motorcycle will have to be returned in the same state of maintenance and in the same conditions found at the beginning of the rental, with all the accessories, keys and documents delivered upon collection; failing that, the Holder must pay the following amounts as a penalty:

- failure to refuel (according to agreement) € 2,00 for any missing liter

- failure to return /damage to key: € 350,00 each

- failure to return /damage to helmet: € 200,00 to € 400,00 each

- fialure to return /damage to plate: € 600,00

- failure to return /damage to GP; value of the new or more up - to - date

model of the same brand

- failure to return /damage to luggage and bags counter value of the new product or if the

missing model is no longer available on the market, counter value of the pair of the new model produced by the same

manufacturer

O) - APPLICABLE LAW

For anything not expressly provided for in this agreement, the Italian civil code and current Italian regulations will apply.

P) - ADDRESS FOR SERVICE

Holder declares and self-certifies under their own responsibility that the residential address indicated in the photocopied documentation attached is correct, and that for the purposes of this agreement they elect domicile therein and any communication and/or notification may be forwarded to this address, unless it is amended and communicated in writing to Lessor by Holder

Lessor elects domicile at own registered office in Rome, Via Pellegrino Matteucci nn. 68/72.

Q)- PRIVACY

Pursuant to the European Regulation n. 2016/679 and Legislative Decree n. 196/2003 and subsequent amendments and additions, Lessor informs Holder that the data provided by the same will be processed only for the purposes necessary for the execution of this contract and the reciprocal obligations, and the refusal of the conferment will result in the impossibility of renting the motorcycle. The treatment will take place both in paper form and with the aid of information systems. The personal data provided may come to the knowledge of Lessor's personnel in charge of the processing, to professional firms that manage the accounts, to credit institutions in the case of payments by bank, to public authorities in the case of fines, to insurance companies in the eventuality of claims that make the related coverage operational, to law firms and/or other professionals that Lessor makes use of, as well as judicial and/or administrative authorities, if necessary for the management of claims or practices related to this Lease. Except as expressly provided for herein, the data provided will not be disclosed to third parties. Holder has the right to obtain the updating, rectification, integration or cancellation of data at any time. The data controller is LA DUCATESSA S.r.l. with headquarters in Rome, Via Pellegrino Matteucci 68/72. The data processor is Mrs. Laetitia Jeannine Broussard.

For any dispute that may arise relating to the interpretation and/or execution of this agreement, the Parties

agree that the competent court will be the Court of Rome on an exclusive and non-derogable basis.

R) - COMPETENT COURT

Domo	_
Rome,	
Lessor	Holder
September 2005, n. 206, Holder declares they mutually acknowledge that the agreements rf6, f7, f8, f9, f10, f11, f12, f13, g1, g2, g3, g4, gP and R have been the subject of specific as subscription, Holder declare they has fully un	ticles 1341 and 1342 of the Civil Code, as well as Legislative Decree of 6 understand and accept all the above conditions. In particular, the Partie eferred to in Articles b2, b3, c1, c2, c3, e1, e2, e3, e4, e5, f1, f2, f3, f4, f5 g5, g6, g7, g8, g9, h1, h2, i1, i2, i3, i4, i5, i6, l1, l2, l3, l4, m1, m2, n2, n3, O analysis, explanation, understanding and negotiation; so that, with this derstood the above conditions, their contractual obligations, any charge heir content as prepared by Lessor and to expressly accept them.
Lessor	Holder

Information provided pursuant to articles 13 and 14 of the GDPR 2016/679 (General Data Protection Regulation)

Dear Sir/Madam, pursuant to art. 13 of EU Regulation 2016/679 and in relation to the information twe will come into possession of, for the purpose of protecting people and other subjects regarding the processing of personal data, we inform you as follows:

- **1. Purpose of Processing** The data you provide will be used for the purposes necessary for the execution of this rental agreement and the reciprocal obligations
- 2. Means of Processing The treatment will take place both in paper form and with the aid of IT systems.

- **3. Data Provision** The provision of data for the purposes referred to in point 1 is mandatory and any refusal of the authorization will make it impossible to sign the rental agreement.
- 4. Data communication and disclosure The personal data provided may come to the attention of people Lessor charged of the processing, of professional firms that manage the accounting, of credit institutions in the case of payments by bank, of public authorities in the case of fines, of insurance companies in the event of claims that make the related coverage operational, of law firms and/or other professionals that the Lessor makes use of, as well as judicial and/or administrative authorities, if necessary for the management of claims or practices related to this Lease
- 5. Data Controller Data controller is LA DUCATESSA S.r.l. With registered office in Rome, Via Pellegrino Matteucci 68/72.
- 6. Data Processor Data processor is Mrs. Laetitia Jeannine Broussard.
- 7. Rights of the interested Party At any time, and pursuant to articles 15 to 22 of EU Regulation no. 2016/679, you may exercise the right to: a) request confirmation of the existence or otherwise of personal data; b) obtain information about the purposes of the processing, the categories of personal data, the recipients or categories of recipients to whom the personal data have been or will be communicated and, when possible, the retention period; c) obtain the rectification and cancellation of data; d) obtain the limitation of the treatment; e) obtain data portability, i.e. receive them from a data controller, in a structured format, commonly used and readable by an automatic device, and transmit them to another data controller without impediments; f) oppose the treatment at any time and also in the case of treatment for direct marketing purposes; g) oppose an automated decision-making process relating to natural persons, including profiling. h) ask the data controller to access personal data and correct or cancel them or limit their processing or to oppose their processing, in addition to the right to data portability; i) withdraw the consent at any time without prejudice to the lawfulness of the treatment based on the consent given before the revocation; j) lodge a complaint with a supervisory authority. You can exercise your rights with a written request sent to LA DUCATESSA S.r.l., to the postal address of the registered office or to email address info@laducatessa.it.

I, the undersigned, declare that I have received the above information.

Rome,

Holder

I, the signed in light of the information received

give my consent DO NOT give my consent to the processing of my personal data including those considered as particular categories of data.

give my consent DO NOT give my consent to the communication of my personal data to public bodies and private companies for the purposes indicated in the information.

give my consent DO NOT give my consent to the treatment of the particular categories of my personal data as indicated in the above information.

Rome,....

Holder