

# SevenQuad

## di Stefanini Emanuele



Collelungo di Baschi  
C.F. STFMNL70D18H501V  
P.IVA 01525270557

Collelungo di Baschi, li \_\_\_\_\_

Vehicle type _____	License plate or chassis _____
<b>Customer</b> _____	Date and place of birth _____
Type of Document _____	nr. _____ issued on _____
Domicile _____	Tel. _____ Cell. _____
Credit Card _____	n. _____
<b>Driver</b> _____	Date and place of birth _____
Type of Document _____	nr. _____ issued on _____
Domicile _____	Tel. _____ Cell. _____

Driver \_\_\_\_\_ Email \_\_\_\_\_ Fiscal Code \_\_\_\_\_  
Client \_\_\_\_\_ Email \_\_\_\_\_ Fiscal Code \_\_\_\_\_

**PLACE AND DATE AND TIME OF DELIVERY** \_\_\_\_\_ **THE CLIENT** \_\_\_\_\_

**PLACE AND DATE AND TIME OF PICK UP** \_\_\_\_\_ **THE LOCATOR** \_\_\_\_\_

### FARE APPLIED

Duration	Pilot	Passenger
1 hour	€ 50	€ 25
2 hours	€ 90	€ 25
3 hours	€ 110	€ 25
4 hours	€ 135	€ 25
8 hours	€ 200	€ 25
Extra Hour	€ 30	€ 25
Night surcharge	€ 15/h	€ 25

To drive our quads, all 4x4, it is necessary to be in possession of a B or B1 license.

## CONTRACT PROPOSAL - GENERAL RENTAL CONDITIONS

1. The SEVEN 7 QUAD di Stefanini Emanuele (hereinafter referred to as "Lessor") delivers to the lessee (hereinafter referred to as "Customer") the vehicle listed above, in good condition. The Customer, taking delivery of the vehicle, acknowledges that the same is in good condition of maintenance and suitable for the agreed use and agrees to return it in the state in which it is. The duration of the contract is determined by the date and time of delivery and that of redelivery.
2. Obligations of the Customer: The Customer undertakes: a) to drive the vehicle and keep it together with accessories, diligently and in compliance with all legal requirements; b) to take care of routine maintenance, checking the levels of lubricants and brake fluid; c) to proceed to the oblation of any

contravention incurred during the lease; d) to reimburse the Lessor from any claim made by third parties for damage suffered, as well as any amount advanced by the Lessor for the fact and fault of the Client or the Driver; e) to issue a copy of an identification document and driving license. By signing this document the Client or the Driver, if different from the Client, declare:

- **to be in possession of a driving license type** \_\_\_\_\_ **n.** \_\_\_\_\_
- **to have voluntarily requested to drive the QUAD type vehicle** \_\_\_\_\_
- **to possess the necessary skills and abilities to drive the requested vehicle;**
- **to have received from the Lessor all the necessary information on the technical characteristics of the vehicle and the precautions for driving and using the vehicle.**

3. The Customer undertakes to pay as a deposit an amount equal to \_\_\_\_\_ euro. The Lessor shall have the right to deduct from the above sum the value of damages accidentally or intentionally caused by the Client to the vehicle, should this not be sufficient the Client shall immediately pay the sum requested by the Lessor and determined by the same with reference to the manufacturer's list price. No objection may be raised by the Client if not after the payment of all amounts required. The signing of this document is also valid as authorization to charge all amounts due under the contract on the credit card mentioned above.
4. The Client and/or the Driver take custody of the vehicle for the duration of the rental period. They undertake not to transfer the vehicle to third parties and not to use the vehicle: a) to push or pull objects; b) under the influence of drugs, narcotics, alcohol or intoxicants; c) in races, competitions or speed trials; d) on dangerous off-road tracts or those forbidden to transit; e) for purposes contrary to the law. Therefore, any damages caused by the failure to comply with the above listed clauses (point 2) will be charged to the Client. In any case the Lessor reserves the right to immediately terminate the rental agreement, even with a verbal statement, in case of failure by the Client or the Driver to comply with the obligations set forth in this agreement or if it is found that the Driver does not have the skills and abilities necessary to drive the vehicle. In this case and in any place, the Lessor may withdraw the keys and return the vehicle. In case of early termination the Client will not be entitled to any refund.
5. In case of accident, the Client undertakes to: a) immediately inform the Lessor, b) provide the Lessor with any useful information; c) follow the instructions that the Lessor will provide concerning the custody or repairs of the vehicle. The Client also undertakes to reimburse the damages to the rented vehicle when he is not able to provide data and elements to reconstruct the accident.
6. The Client is obliged to compensate the Lessor for the deductible values of any damage or theft for any reason occurred to the vehicle having as reference the purchase value of the vehicle by the Lessor. In the specific case of theft, the Client is obliged to compensate the entire value minus any compensation paid by the insurance company. The Client's responsibility refers to the actual rental period and for causes not directly attributable to him. The value of the damage or theft quantified by the Lessor will be charged to the Client who must pay within the terms indicated by the Lessor.
7. The Client is obliged to return the vehicle at the place and within the date and time indicated in the contract or however as soon as the Lessor requests it, with the same accessories or in the same state in which he received it, except for normal wear and tear. If the vehicle is not returned to the Lessor by that date, the Lessor may regain physical possession of the vehicle in any way, even against the Client's will, and the Client will be required to pay for the expenses incurred.
8. Customer agrees to pay Lessor, upon its request, the mileage rate, the time rate, and the rate due if the vehicle is returned to a location other than the original rental location and Lessor permits.
9. The Client is always jointly and severally responsible with the Driver for the execution of the obligations stated in these General Conditions. The Client will be responsible, in any case, for the actions and omissions of anyone driving the vehicle, even if not authorized.
10. The Lessor is not responsible towards the Client, the Driver nor any other subject for damages of any nature suffered by the same to persons and/or things, whether due to the driving of the vehicle or due to failures or malfunctions of the vehicle, thefts, road accidents, or other causes not attributable to the Lessor. Even if the Client or the Driver participate in tours organized by the Lessor, they will remain personally responsible for the rented vehicle. For tour participants, the Lessor does not assume any responsibility for damages to persons or things, or to the vehicle in their custody, or to third parties.
11. For any dispute between the parties will be competent the Court of Perugia.
12. No changes may be made to these General Terms and Conditions without the consent of a representative of the Lessor with an appropriate written power of attorney.

13. After the expiry of the term of payment indicated by the Lessor, interest shall be due on any amount due under this contract at the official annual discount rate plus 9 points.

COMPANY LOGO AND NAME

Sign \_\_\_\_\_

I have reviewed the above contract proposal and accept your offer to lease the above vehicle. I also accept your general terms and conditions which I declare to have read before signing. Finally, I accept the rate indicated in the epigraph. I undertake to return the vehicle on the date and place indicated above. The signature at the bottom of the page must be considered as confirmation of the service and commitment to payment as per the regulations of the issuing organization.

THE CLIENT

Sign \_\_\_\_\_

THE DRIVER (if different from the Client)

Sign \_\_\_\_\_

Pursuant to art. 1341 and 1342 C.C. I declare to expressly accept the above mentioned general rental conditions and in particular: art.2 with reference to the obligations of the Client; art.3 with reference to the clause "solve et repete"; art.4 regarding the immediate termination of the contract; art.7 regarding the return of the vehicle; art.9 regarding the joint and several liability of the Client; art.10 regarding the limitations of liability of the Lessor; art. 11 competent court; art. 13 conventional interests.

THE CLIENT

Sign \_\_\_\_\_

THE DRIVER (if different from the Client)

Sign \_\_\_\_\_

- I allow Sevenquad to use the video footage during the excursion
- I would like to receive special offers and subscribe to the Sevenquad newsletter
- I ask to be admitted, by approving the bylaws and internal regulations (visible at [sevenquad.com/statuto](http://sevenquad.com/statuto)), as a sevenquad member

**Privacy Law:** we inform you that, in accordance with the provisions of Law 675 of 31/12/96, and subsequent amendments and additions, the "personal data" you provide will be kept in our files and used only in fulfillment of obligations under the laws in force.