

Avis Budget Italia SpA

WEBSITE CONDITIONS

The website **www.amicoblu.it**/en (hereinafter the "Site") is controlled by and belongs to Avis Budget Italia SpA **Registered Office** Via Roma 96 Bolzano (BZ –cap 39100) **Administrative Headquarters** Viale Carmelo Bene, 70 (RM – c ap 00139) Tel. (+39)0641994800 – VAT number 00886991009 – Fiscal Code 00421940586 (here in after **"Avis"**). Access and use of the Site or use of products and services described within it imply complete acceptance of the General Conditions included in this document. The Client agrees to have reviewed and understood the General Conditions and accepts to comply with all terms herein. All the intellectual property rights of or included on the Site, as well as of the products and services, any information and/or images and every component of the Site (including its configuration and structure), are exclusively owned by Avis and any use of the aforementioned property that may infringe those property rights is prohibited without prior written consensus by

Avis. Downloading or printing a copy of information included in the Site, for personal or non-profit

company use, is allowed. The Client agrees to use the Site with complete respect to the laws governing it and in no way to violate the rights of Avis or third parties. Avis is in no way responsible for third-party content on the site and does not guarantee the information or content of other links or websites on the Site in any way. Third parties assume the exclusive responsibility for use of their contents, freeing Avis from any responsibility. The Client assumes the exclusive responsibility for accessing web-links and other websites on the Site, the Client absolves Avis of the responsibility for the functioning of those sites or external resources and exonerates Avis from every type of responsibility including damage claims or refunds for damage incurred by flaws, incomplete or false representations of services and products by third parties mentioned on the Site. Avis is not responsible for these sites in any way and assumes no responsibility for content and/or materials, even ads, which may appear on those sites or external resources. The Client understands and agrees that the use of the Site and of services and/or products described within it are done at the Client's own risk. Avis does not guarantee that products and/or services correspond to the Client's request or that they correspond to the stated description nor does Avis guarantee the results hoped for or obtained through the use of the site. Avis declines any and all responsibility for third-party information (images or words), the documents or the materials on the Site even if that content regards services that are offered in editorial content presented by Avis. The user guarantees, within the limits of Article 1229 of the Italian Civil Code, to indemnify, defend and hold Avis and its providers, as well as its and their officers, directors, employees, affiliates, licensors, and suppliers from harm against all losses, expenses, damages and costs, including legal fees resulting from use of the Site or services bought on the site and from violation of Terms and Conditions provided on the Site. If the laws do not permit complete exoneration of responsibility then Avis's responsibility will be limited within the allowance of the law. Avis declines all responsibility for any difficulty derived from impossibility to access or use the Site for any reason whatsoever. Avis may not be held responsible for not concluding agreements nor be held responsible for any damages caused by improper functioning of services or non- accessibility of the Site caused by improper functioning of electronic devices or communication devices outside and beyond their control, including but not limited to non-accessibility of telephone connections and/or of other providers, computer malfunction, and/or malfunction of other electronic devices (including those necessary to utilize Internet), malfunctioning of Client-installed software, and actions of other users or persons who might access the net. At any moment, Avis reserves the right to interrupt the connection temporarily or permanently or to deny access to on-line services (in whole or in part), as well as negate access to the Site. The user recognizes that Avis may in no way be held responsible by clients or third parties or any others who might access the net for any interruption of service. Avis does not offer any implied or explicit quarantee for the functioning of the site nor of the information, the products and services or any other type of content included on the Site and/or parts of the Site. Within the current applicable laws, Avis disavows any implied or explicit guarantees. Avis is not responsible for direct or indirect damages resulting from or following use of the Site. The present General Conditions and all contractual relations between Avis and its clients are regulated by Italian law. Avis retains the right to change the Site or modify its contents including the present General Conditions. Any change in the present General Conditions will be made following a notice on the Avis Site. For any controversy that might arise, the only competent judicial authority shall be the Courts of Rome, Italy.