

COORDINATED TEXT OF THE DECREE-LAW 30 December 2008, n. 207 T Text of the Decree-Law of 30 December 2008, n. 207 (in the Official Gazette - general series - No. 304 of December 31, 2008), coordinated with the conversion law February 27, 2009, n. 14 (in this same ordinary supplement on page 1), containing: «Extension of deadlines provided for by legislative provisions and urgent financial provisions». (GU No. 49 of 28-2-2009 - Ordinary Supplement n.28) Art. 29 1-quater. To the law of 15 January 1992, n. 21, the following modifications have been made: a) Article 3 is replaced by the following Article 3 (Rental service with driver). 1. The rental service with driver is aimed at the specific user who advances, at the garage, a specific request for a specific time and / or travel service. 2. The stationing of the vehicles must take place inside the remittances or at the docking piers. 3. The headquarters of the carrier and the remittance must be located exclusively in the territory of the municipality that issued the authorization "; b) after Article 5, the following "Article 5-bis (Access to the territory of other municipalities) is inserted. 1. For the rental service with driver, the municipalities may provide for the regulation of the access in their territory or, specifically, within the restricted traffic areas of the same, by the holders of authorizations issued by other municipalities, through the preventive communication containing, with self-certification, the observance and ownership of operational requirements and of this law and of data relating to the individual service for which communication and / or payment of an access amount are made "; c) in Article 8, paragraph 3 is replaced by the following: '3. In order to be able to obtain and maintain the authorization for the rental service with driver, the availability, on the basis of valid legal title, of a registered office, a shed or a berth located in the territory of the municipality that issued the authorization"; (d) in Article 11, paragraphs 3 and 4 are replaced by the following: "3. In the rental service with driver, exercised by means of cars, it is forbidden to park in a parking lot on public land in the municipalities where the taxi service is established. In said municipalities, vehicles used as rental services with drivers may stop at the disposal of the user, exclusively inside the garage. Municipalities in which the taxi service is not established may authorize vehicles registered for rental service with drivers to be stationed on public areas destined for taxi services. Vehicles used for rental services with driver are allowed to use the preferential lanes and other traffic facilities provided for taxis and other public services. 4. The transport reservations for the rental service with driver are made at the garage. The start and end of each individual rental service with driver must take place at the shed, located in the municipality that issued the authorization, with return to the same, while the withdrawal and arrival at the user's destination can also take place in the territory of other municipalities. In the rental service with driver, the driver must complete and seal a service sheet and complete the following data: a) validated sheets with numerical progression; b) stamp of the company and / or company holding the license. The compilation must be single for each performance and provide the indication of: 1) vehicle license plate; 2) name of the driver; 3) date, place and km. departure and arrival; 4) start time, destination and end-of-service time; 5) customer data. This documentation must be kept on board and the vehicle for a period of two weeks ".