

Site of Villiers St Frédéric 42 Route de Beynes – 78640 Villiers St Frédéric Cedex Siret 780 129 987 03492-APE 2910Z

Direction of Customer Performances Sce Prestation Fiability Durability – 99850 Tony BLANCHARD API: VSF 0E3 1 43

Phone: +33 1 76 89 96 72 Email: tony.blanchard@renault.com

PARTNERSHIP AGREEMENT

PROJECT: CHARACTERIZATION OF CUSTOMER USES

Between Company represented by:

Below referred as "The Beneficiary", firstly,

And,

RENAULT S.A.S, registered with the RCS of Nanterre under number B 780 129 987, whose head office is located at 13-15, Quai Le Gallo - 92513 BOULOGNE-BILLANCOURT Cedex, in the person of his legal representatives domiciled at the said registered office, duly authorized for the signing of these presents, Mr ROUYER François in his capacity as Director Customer Performances & Vehicle Test LCV Engineering.

Below referred as "RENAULT", on the other hand,

The two parts designated together "the Parts"

For the study conducted by RENAULT entitled "Characterization of customer usages", RENAULT proposed to the Beneficiary to instrument a vehicle of his company with a Recorder belonging to RENAULT, below referred to "Recorder", to retrieve data recorded on the use of the vehicle by different users, below referred to "Study".

The Beneficiary has agreed to participate and cooperate with RENAULT in the Study.

ARTICLE I - DEFINITIONS

Recorder: It is a recorder box allowing collecting datas.

Study:

Study whose objective is to characterize the uses of customers in real conditions to learn and understand the behavior of the driver and analyze the reactions of the vehicle.

This allows RENAULT to have a representation of multiple uses: type of use according to the time spent in town, road, and highway. These results will enable RENAULT to adapt accordingly its validation profiles, procedures and specifications for the development of its future vehicles.

All this with the sole purpose of developing vehicles that better meet the expectations of future RENAULT customers.

ARTICLE II – BENEFICIARY COMMITMENTS

The Beneficiary undertakes to allow RENAULT to collect the data collected by the Recorder according to the terms and schedule previously communicated by RENAULT.

The Beneficiary undertakes that the drivers of the vehicles will not intervene in any way whatsoever on the Recorder.

The Beneficiary undertakes not to put the Recorder at the disposal of a third part or to operate it outside the intended conditions of use.

ARTICLE III – COMMITMENTS OF RENAULT

RENAULT ensures the installation of the Recorder in the vehicles of the Beneficiary. The date and place are to be determined between the Parts.



Site of Villiers St Frédéric 42 Route de Beynes – 78640 Villiers St Frédéric Cedex Siret 780 129 987 03492-APE 2910Z

Direction of Customer Performances Sce Prestation Fiability Durability – 99850 Tony BLANCHARD API: VSF 0E3 1 43

Phone: +33 1 76 89 96 72 Email: tony.blanchard@renault.com

ARTICLE IV – OWNERSHIP AND RESPONSIBILITIES

The Beneficiary is informed that the Recorder does not affect in any way the performance and / or driving of his vehicle which he remains responsible for control.

Throughout the duration of the study, the Beneficiary will guard the Recorder.

ARTICLE V – RESTITUTION OF THE RECORDER

The Recorder will be dismantled by RENAULT or by the Beneficiary (return by the postal services, envelope provided by Renault) on the due date of this contract as agreed between the two parts.

Renault remaining the owner of the Recorder.

ARTICLE VI – DURATION OF THE CONTRACT

This contract is concluded for a maximum period of 2 (two) months since its date of signature.

ARTICLE VII – TERMINATION

RENAULT may request from the Beneficiary the return of the Recorder at any time without notice, without having to invoke any reason or duty of compensation for any reason whatsoever.

The Beneficiary may terminate this agreement. It must imperatively return the Recorder immediately.

ARTICLE VIII – CONFIDENTIALITY

The Parts recognize that their agreement is subject to the strictest confidentiality.

Accordingly, they undertake to keep strictly confidential, both during the term of this agreement and after its expiration, all information, communications, and data collected pursuant to this agreement, unless expressly authorized by the other part.

ARTICLE IX – COMPUTING AND FREEDOM

In no event will RENAULT collect personal information within the meaning of the French Data Protection Act of 6 January 1978.

The information collected will be used exclusively for calculation purposes by the RENAULT technical services and will not be communicated to any other organization.

ARTICLE X - DROIT APPLICABLE ET LITIGES

In the event of any dispute relating to the execution of this agreement, and in the event that the Parts can't reach an amicable agreement, the applicable regulations will be the French law and the choice of the competent Court will be made in accordance with the law.

Done at	, Date :	
For Co RENAULT		For the Beneficiary
M.ROUYER François		