

E-Bike Rental Agreement

Info & Help +39 328 7503 563

The undersigned	Resiging in	Street	Nr	
Born in on Email Phone				
Email	Phone			
Identification Document	Nr			
		for his/her own child / minor [YES] [Nories for the following period		
ACCESSORIES				
[] Battery Charger Included [] Repair Kit Included [] Helmet Included [] Anti-theft chain Included		[] Child seat [] Children's trolley [] Trolley for animals [] Additional Battery Charger		
	DECLARES FOR	THIS PURPOSE		
consequences, including penal Presidential Decree pursuant to consequences, including crimina to have read the rental and com (shown on the back) which codeclares, pursuant to current rethe renter in the event of dama	ties, provided for in the event and for the purposes of artal ones, in case of false declar pensation price list and the institutes, for all legal purposulations, to know and acceptive caused, during the use of the manager's responsibility.	Presidential Decree 28.12.2000 nent of false declarations of articles to 38 and 47 of the DPR 28.12.2000 arations of the articles 75 and 76 of the current regulation for the provision coses, a user contract, whose general, with particular reference to the confit the vehicle, to himself, to the rentative, pursuant to art. 1341, paragraph	75 and 76 of the same 0 n, 445 and aware of the ne same DPR of the e-bike rental service ral contractual conditions insequences incumbent on ed bicycle, to third parties	
	PRIVACY	POLICY		
(Legislative Decree 196/03 C.d. "compliance with the provisions of modification or cancellation may be The undersigned as a parent or cushis free and informed consent to the	Privacy Code") The collect Legislative Decree 196/200 requested in writing at any tile stodial parent of the minor de processing of his personal	23 of the code regarding the proion of personal data and its process. The data will not be disclosed me. eclares that he has read the above i data and personal data, including artivities aimed at the use of the service.	essing will take place in to third parties and the information and expresses by cd. sensitive, relating to	
DAMAGES / LOSS COMPENSATION	ON LIST			
[] Display / computer:	€ 150,00	[] Spray Can:	€ 9,00	
[] Battery key:	€ 12,00	[] Drilling with mtb at the base :	€ 12,00	
[] Helmet:	€ 35,00	[I Bag:	€ 25,00	
[I Battery:	€ 600,00	[] Loss of padlock keys::	€ 12,00	
[] Pump:	€ 12,00	[] Anti-theft chain::	€ 30,00	
[I E-Bike Collection within 15 km :	€ 50,00	[] E-Bike collection beyond 15 km:	€150,00	
Place and Date		The BikeLife tenant		

E-BIKE RENTAL REGULATIONS

The rental and use of the pedal assisted bicycle presupposes the knowledge and unconditional acceptance by the user of this regulation, of the rates, of the opening and closing times (or otherwise agreed) of BikeLife manager of the asset based in via Barbanti, 15 47521 Cesena FC VAT no 04611060403

- I) The user declares to collect the bicycle (s) and all the rented material in perfect working order and maintenance. Any damage must be reported and reported in the appropriate stylized bicycle box (see below).
- 2) To obtain the bicycle / pedal assisted bicycle rental, the user must present in advance to BikeLife a valid identity document or the driving license and a non-rechargeable credit card: these documents may be retained by the manager until the end of the rental.
- 3) The use of the MTB bicycle presupposes the physical fitness and technical expertise of those who intend to ride it. Therefore, the user by renting the bicycle declares to be equipped with adequate capacity and appropriate competence, without placing any reservations. In the case of use by minors with the signing of this contract, the parent / custodian or guardian of the minor assumes all the responsibilities indicated in this contract and by the civil code, and consequently authorizes the minor to use the bicycle under the conditions provided for by the this regulation.
- 4) The bicycle is to be used exclusively as a means of transport and must be treated with care, common sense and diligence, in order to avoid damage to both the bicycle and its accessories. It is forbidden to use the bicycle to carry out commercial activities and competitions.
- 5) The user is responsible for the electric bicycle (s) until it is returned to the Manager; he is also responsible for any damage caused to himself, to the bicycle / s, to third parties and things during the use of the vehicle. No form of compensation may be requested from the Manager.
- 6) During the rental, the User does not enjoy any form of insurance nor is the electric bicycle (s) covered by RC insurance. The user is therefore obliged to respect the rules of the Highway Code. The Manager declines any form of responsibility in the event of improper use of the vehicle or failure to comply with the rules of the Highway Code.
- 7) The Manager may carry out checks on Users during the use of bicycles and may request their return if it recognizes the conditions of improper use of the vehicle. The Manager may refuse the rental to people in a state of intoxication or under the influence of drugs (pursuant to articles 186-187 of the Highway Code) and for other reasons at the sole discretion of the Manager.
- 8) In the event of loss of keys, bicycle accessories or for damage, the Manager will request the Customer the sum necessary for the original restoration of the bicycle, on the basis of what is indicated in this contract or, in the absence of the price list, the supplier's estimate; in the event of total theft, the user will have to compensate the Manager for the amount established in euro 3000.00 for each bicycle.
- 9) The bicycle must be returned, in compliance with the times indicated in this contract, in the same place where it was rented. The bicycle is considered returned only if returned directly to the Manager with the countersigning of the return on the contract; the parking of the electric bicycle outside the rental point during closing time cannot be considered as redelivery. Failure to return the bicycle without prior communication or in any case not motivated by exceptional cases, will be considered as a theft crime and therefore reported to the Judicial Authority.
- IO) The user may ask the Manager for an intervention to collect the bicycle (s), the cost of which is indicated in the contract; the Manager is not required to intervene, therefore failure to intervene cannot be the cause of contractual breach. It is in the Manager's interest to collect the bicycle, and only momentary contingencies can make the intervention impossible.
- II) The user will have to pay the relative payment from the moment of the start of the rental until he arrives for the termination of the rental contract, in addition to any charges for damages, total or partial theft.
- 12) In the event of theft of the electric bicycle (s), the user must submit to the Manager a copy of the report made to the competent bodies and pay the amount equal to the value of the bicycle object of the theft (see Art. 8), which will be returned to him if the vehicle is found or recovered.
- 13) The undersigned expressly confirms all the foregoing for any and all legal effects and renounces to take any legal and / or extrajudicial action against the manager and / or its representatives and / or collaborators for any damage to his person or to his own half, including death, during the rental, and declares to consent to the indemnity in favor of the aforementioned subjects in the event that someone else takes legal and / or out-of-court action against them in the specific case that the costs or losses in question are directly or indirectly attributable to the rental of the equipment.

Although not mentioned in this regulation, the relationship between the parties (contracting parties) is governed by the provisions of the civil code. For any dispute arising between the Parties, the competent court is Forlì (FC).

Check E-Bike before the rental

Check E-Bike after the rental





Signature (legible)