



Ebikesardinia di Giacomo Scalia

Via Machiavelli 19 - 0945 Quartu Sant'Elena

P.Iva

www.ebikesardinia.com

info@ebikesardinia.com

CONTRACT FOR BIKE RENTAL

SURNAME			
DATE OF BIRTH		PLACE OF BIRTH	
ADDRESS			
POSTAL CODE		CITY	
ADDRESS OF STAY			
TELEPHONE		EMAIL	
ID CARD			
TOTAL N° OF BIKES		MODEL	
ACCESSORIES			
NOTES			

NAME	
------	--

I hereby declare that the above data is true as well as my willingness to rent for myself or third parties, including minors, for which I take full responsibility.

I declare to have read carefully the Terms and Conditions of the Rental hereby enclosed.

With the following signature I accept the Terms of the contract without reserve.

SIGNATURE _____ DATE ____/____/____

TERMS AND CONDITIONS OF THE RENTAL CONTRACT

The following rental conditions are an integral part of the contract signed between Ebikesardinia di Giacomo Scalia ('the hirer'), and 'the user'.

1. The user takes full responsibility of the rented goods.
2. The user declares to receive the goods in perfect operating and maintenance conditions. Any damage and/or discrepancy must be reported at the time of consignment under the notes section.
3. The user undertakes to keep the hired assets with due diligence, to use the rented goods according to the instructions provided by the hirer and / or user manuals. In case of inadequate use / treatment and / or damage to the rented goods, the repair costs will be charged to the user referring to the current official repair price list.
4. The hirer is in no way to be considered responsible of accidents, caused by the user or third party, which result in physical damage of the rented goods and/or people.
5. This contract is to be considered valid and effective only if the form is completed in full and upon presentation of an ID document that has to be valid for the whole period of rental and whose copy has to be counter-signed by the user or, in case of minors, by an adult that takes their full responsibility.
6. The return of the hired goods must take place at the time agreed by the hirer and the user. In case of delay in the return of the goods, the person in charge of the rental must be informed preventively. In case of over one hour delays, a fee of 9€ per hour will be charged in addition to the standard rental tariff.
7. The rented goods are not insured. In case of partial or total damage and in case of theft, the user will be charged a sum that equals to the value of the good. In the event of theft the user is still obliged to file a complaint with the competent authorities and to provide a copy to the hirer. If for whatever reason, the rented goods are not returned in accordance with the contractual terms and without any justification, the hirer will reserve the right to press charges against the user through the competent authorities.
8. The rented goods in question cannot be sublet or loaned by third parties. Under these circumstances this contract will be terminated immediately.
9. This rental contract is to be considered valid after payment by Credit Card. In case of payment by cash, a deposit will be required by the hirer. This sum will be returned in full to the user after inspection of the goods, and in case of damage, it will be retained in full or partially by the hirer.
10. Pursuant to articles 13 and 23 of the d.lgs 196/2003, concerning the use of personal data, the user authorizes the hirer to benefit of their personal data for statistical and/or promotional use.
11. For any dispute that may arise on the interpretation, validity, effectiveness, execution, failure or termination of the contract, the competent jurisdiction is that of Cagliari.