

Time Out : Lessor

Article 1:

The renter is deemed to have received the rented property in good condition. The lessor is deemed to have delivered the rented property in good condition.

Article 2:

The renter declares that all persons of the group reserved by him have taken note of the general rental conditions. Walking on the hired object is only allowed for persons aged 18 and over or 14 and over accompanied by an adult. Identification by means of a driving licence, identity card or passport is compulsory when concluding the rental agreement. A copy of this will be made.

Article 3:

The renter shall at all times comply with the applicable legislation and traffic rules, undertakes to use only paved roads and asphalted cycle paths, always handling the hired object responsibly. It is forbidden to ride off- or against kerbs, consume alcohol, drugs before or during the ride.

Article 4:

The renter must have paid the total amount of the agreement before the start of the rental.

Article 5:

The bikes are not insured. The renter is liable for damage to and / or theft of the rented (balance bike) and any damage caused by the renter to third parties. In case of an accident, the renter is fully liable. The lessor can never be held liable for this

Article 6:

When parking/parking the Lopifit bike and electric bike, the renter is obliged to remove the keys from the battery pack at all times and lock the bike with the supplied cable lock (at least with two pieces linked together) to prevent theft. The rented bicycle must never and under no circumstances be left unattended or unsupervised. The renter may use helmets and fluorescent vests provided. The renter will receive instructional time and may do a test ride.

Article 7:

Renting the hired object is done at your own risk. The lessor is not liable for any form of compensation whatsoever arising during the rental period to the lessee, third parties and/or goods. Traffic violations and the resulting costs are for the account of the lessee and therefore give the lessor the right to recover the fine from the lessee.

Article 8:

The renter is not allowed to cede the rented property to third parties for use or subletting or to transfer the rental rights in whole or in part to third parties.

Article 9:

In the event of early return, the full rental shall remain in force.

Article 10:

The renter shall take care of the rented property as a good caretaker and use it in accordance with its purpose. The lessor is at all times entitled to take back the rented property after alleged misuse without refund of rental costs.

Article 11:

The lessor has the right to cancel under certain weather conditions, without costs mutually, if safety is endangered, this at the discretion of the lessor.

Article 12:

Payment for group arrangements and/or rental periods shall be made in advance and must be paid to the lessor no later than 7 days in advance.

Article 13:

In case of cancellation up to no later than 1 day before the start of the rental period, the renter is obliged to pay 50% of the rental amount. Changes in the number of participants (up to 10%) can be notified by e-mail up to 7 days before the start of the rental period. In case of cancellation on the day of the rental period, the tenant is obliged to pay 100% of the rental amount. This also applies if the renter does not show up during the rental period.

Article 14:

In the event of a technical defect, not as a result of an accident which makes further driving impossible, the lessor will arrange for on-site repair if possible. If not possible, the lessor shall provide an alternative vehicle that is available. Self-repair by the renter is strictly prohibited without the lessor's permission.