

## **E-Bike Hiring Rules**

When renting and using an e-bike you should know and unconditionally accept the hiring rules, fees, opening and closing times of the store.

- 1) When renting a bike and the whole equipment you should state that they are in perfect working order and in perfect condition. Any damage must be reported immediately before hiring the bike.
- 2) If you decide to rent an e-bike you must submit either your driving licence or a valid identity document and a non-rechargeable credit card : these documents will be retained by the manager till the end of the rental period. It is also possible either to pay a deposit in cash or charge your credit card for the amount of € 100,00 for every rented bike prior authorisation rather than depositing your credit card details. Anyway, the choice is yours.
- 3) When using an E-Bike you must be aware that you are physically fit and that you are fully capable to ride it; you should state that when renting it. By signing the contract if a minor ever decides to ride an E-bike his/her parent/custodial parent or guardian will have to accept his/her liability in full as stated in the contract or in the Civil Code. The child is therefore allowed to use his/her bike under the conditions laid down in the Regulation.
- 4) Bikes are to be regarded only as a means of transport and should be handled with care and common sense to avoid damaging them and their accessories. Using the bike to do business and assigning the use of it to third parties is strictly forbidden.
- 5) You are responsible for your bike for the whole rental period till you give it back to the Manager. You will also be held responsible for any damage caused to yourself, to your bike, to third parties and things while using your bicycle. Therefore, you are not entitled to any compensation for any damage that might occur.
- 6) During the rental you are neither covered by any form of insurance nor your bike is covered by liability insurance. Therefore, you are required to comply with the rules of the Highway Code. The Manager is not held responsible for improper use of the bike or non-compliance with the rules of the Highway Code.
- 7) The Manager can carry out controls while you are using your bike and even ask you to give it back to him/her in case of improper use of the vehicle. The Manager can refuse to rent out the bike to anyone who is under the influence of alcohol and drugs (in accordante with Articles 186-187 of the Highway Code) or for any other reason.
- 8) In case of loss of the keys, bike accessories or for any damage the Manager is entitled to demand the sum to restore the bike according to what is stated in the contract; in case of a bike theft the Manager is entitled to the compensation of the sum quoted in the official price-list for all bikes.
- 9) You will have to return your bike to the same place where you have rented it and in accordante with schedules stated in the contract. The bike is to be regarded as handed back only if it is returned directly to the manager. He/She will countersign re delivery in the contract once he/she has verified that everything is in order. The bike cannot be regarded as returned if you park it outside the rental point during closing time. If you don't return your bike without prior notice or if you fail to return it without a plausible justification, the bike is to be considered as stolen; therefore, the manager will report the theft to the judicial authority.
- 10) You may call in the assistance of the manager to pick up the bike, the cost of which is stated in the contract. However, the manager is not required to provide assistance; therefore, lack of assistance cannot be regarded as infringement of the contract. Yet, the manager has a legitimate interest in picking up the bike and only unforeseen events can make the pick-up impossibile.
- 11) You will have to pay for the rental from the beginning of the rental period till the time you go back to the store to close the hire contract, apart from any possible charge for damage, or theft (partial or total).
- 12) You will, in case of E-bike theft, duly report to the Competent Authority. A copy of the report must be submitted to the manager. You will also have to pay an amount equal to the value of the stolen bike (see Article 7), which will be refunded in case of vehicle discovery or recovery.

Even though the relationship between the Contracting Parties is not mentioned in the regulation, it is regulated by Civil Code Regulations. In case of a dispute between the Contracting Parties, the place of jurisdiction is Urbino.

Date

Signature

MARCHE and BIKE Soc. Coop. a r. l. Sede operativa – Via Furlo, 9 – 61041 Loc. Furlo - Acqualagna (PU) Tel. + 39 0721 700002 – +39 342 5295769 www.marcheandbike.it – info@marcheandbike.com P.lva e Cod. Fiscale 02547220414