

AVE RENT BIKE

Gestioni Riunite G.R. s.r.l.

BICYCLE RENTAL CONTRACT

The undersigned _____ born in _____
The _____ citizenship _____ resident in _____
tel. _____ e-mail _____ type document _____
n° _____ released by _____ the _____ Expires the _____

Leases from the "Ave Rent Bike"

For the child / child minor _____ born / a the _____ a _____

BIKE AND E-BIKE RENTAL DATA:

N.tot.bicycles rented		Brand / mod / license plate	
Date and time rental		Date and time return	

Rates Rent Bike VAT inc.	1 h	½ d	1d	day extra	1 week
City Bike	€ 5,00	€15,00	€25,00	€20,00	€70,00
E-Bike	€10,00	€25,00	€35,00	€30,00	€210,00

NOTE:.....

ANY DAMAGES WITHDRAWN ON DELIVERY:

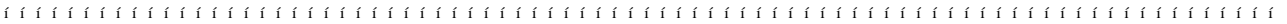
DECLARE TO TAL FINE

- pursuant to and for the purposes of articles 34 and 47 of Presidential Decree No. 28.12.2000 n.445 and aware of the consequences also criminal penalties in case of false declarations of articles.75 and 76 of the same Presidential Decree.
- to have read the current regulation for the provision of the bicycle rental service, which constitutes, for all legal purposes, the user contract, whose general contractual conditions state, in accordance with current regulations, to know and accept , with particular reference to the consequences impinging on the renter in case of damage, during the use of the vehicle, to himself, to the rented bicycle, to third parties and to things and exemption from liability of the manager, pursuant to art. 1341, paragraph 2, of the Italian Civil Code, are approved in writing at the time of signing this application form.
- to be informed that, pursuant to Article 7 of Legislative Decree 30 June 2003, n.196 and subsequent amendments, that personal data collected will be processed, even with IT tools, exclusively in the context of the procedure for which the present instance is presented.

THE APPLICANT _____ Rome, there _____

AVE RENT BIKE

Gestioni Riunite G.R. s.r.l.



RULES AND RENTAL CONDITIONS

This regulation indicates the rules that must be respected by the user for the use of the bicycles owned by Gestioni Riunite G.R. LTD and the contractual conditions that the rental service operator is required to apply.

For each rented cycle, a deposit will be requested to the customer, by pre-authorization with a credit card, equal to the value at the current price list of the bicycle. An anti-theft padlock will be provided, with information and rules for a correct use of the same, and on request a protective helmet for which € 35.00 are provided as a deposit in case of loss, theft or non-return. The deposit will be returned upon delivery of the bicycle. The payment of the rental price must be made at the time of signing the contract.

The request and delivery of the vehicle must be agreed with at least 24 hours notice.

At the time of signing the contract the place of collection will also be established.

The charterer expressly exempts the renter from any responsibility deriving from the custody and from the circulation of the bicycle, assuming at his own expense any personal injury, damage caused to third parties as well as any theft, even partial, of the vehicle.

In case of theft of the vehicle or damage to parts and accessories, the customer is obliged to reimburse the vehicle and the piece at the current price list and at the cost of labor, excluding any holes and breakages in the cables.

The use of the bicycle is reserved for adults unless the minor is accompanied by an adult who takes responsibility in writing.

To take advantage of the bicycle rental service it is necessary to know and respect the rules following.

1) To obtain the rental of a bicycle, the User must present a valid identity document to the operator.

The bicycle must be returned in compliance with the times communicated, in the same place where it was chartered.

2) The user and the manager at the time of delivery of the bicycle will check the status of the same. By taking delivery of the bicycle, the user recognizes it as mechanically efficient and declares that he has previously checked it.

3) The bicycle is to be used exclusively as a means of transport and must be treated with care, common sense and diligence; competitions, reckless maneuvers and performances of any kind are forbidden. The user must use the vehicle in order to avoid damage, both to the device itself and to its accessories.

4) It is forbidden to use the bicycle to carry out commercial activities and it is possible to transfer it to other subjects.

5) The user must comply with the rules of the highway code, rules that he declares to know. The Gestioni Riunite G.R. LTD declines all responsibility in case of improper use of the vehicle and failure to comply with the rules of the highway code. The manager only provides the bicycle without any other accessory including helmet.

6) The use of the bicycle presupposes the physical fitness and the technical expertise of those who intend to lead it. Therefore the user by renting the bicycle declares to be equipped with adequate capacity and appropriate competence, without placing any reserve.

7) Any fact, damage or injury resulting from the circulation and use of the bicycle is attributable only to the driver. The user is therefore responsible for damage caused during use of the vehicle to

AVE RENT BIKE

Gestioni Riunite G.R. s.r.l.

himself, to third parties, to things and to the bicycle.

At Gestioni Riunite G.R. LTD no form of compensation can be requested.

8) In case of damages and / or breakages caused to the hired vehicle, drilling and cables excluded, the user will have to pay the damages caused by the operator at the time of delivery of the vehicle, at current market value and labor.

9) In case of bicycle theft, non-return or irreparable damage to the same, the user will have to compensate the damage with the sum fixed and agreed as of now in the value at the current price list of the bicycle.

Failure to return the bicycle without prior communication and motivated by exceptional cases will be considered as theft and therefore reported to the Judicial Authority.

10) The use of the bicycle is reserved for adults unless the minor is accompanied by an adult who takes responsibility in writing.

11) The manager may refuse the rental of the bicycle to persons not considered able to carry it (in accordance with articles 186 and 187 of the Highway Code) or for other reasons and in any case at the sole discretion of the manager himself.

12) The user with a non-working bicycle undertakes to return the vehicle to the point where he signed the rental agreement.

13) The signing of the rental agreement by the user requires the knowledge and unconditional acceptance of this regulation, of the rates, of the opening and closing times of the rental service.