

General terms and conditions for the E-Chopper

Article 1. The lessor is deemed to have delivered the rented property in good condition. The tenant is expected to return the rented property in good condition.

Article 2. Tenant declares that he / she has taken note of the rental conditions described here.

Article 3. During the rental period, the tenant must at all times comply with Dutch legislation and traffic rules and undertakes to always deal with the rented property in a responsible manner. All repair and / or cleaning costs as a result of improper use will be charged immediately.

Article 4. It is strictly forbidden to load the scooter with items heavier than 120 kg, to drive on the sidewalk, to collide with each other, to skid, to use alcohol, drugs and / or medicines that can affect the driving ability, or in any other way create circumstances in which one endangers oneself and / or other road users.

Article 5. The rented property is insured against liability. Deductible per event is € 1000 - The tenant is fully liable for all damage caused by him/her. All damages (including theft) to the rented property, however caused, inflicted or arisen, regardless of whether this is the result of fault by the tenant or third parties, will be borne by the tenant. The tenant will immediately reimburse the costs of repair as well as the costs of replacement, including those of damaged parts. If the total damage is not paid immediately, not only the costs of the damage but also all recovery costs, such as consequential damage, will be borne by the tenant.

Article 6. The tenant bears full legal liability for all damage caused by or on behalf of the tenant to himself and / or third parties with the rented item and will fully indemnify the lessor.

Article 7. In the event of theft or loss of the rented property, the tenant is liable for the value of the replacement. Loss of rent is not included. The current value of an E-Chopper is set at € 1450.00 per E-Chopper.

Article 8. The tenant is not permitted to relinquish or sublet the rented property to third parties or to transfer the rental rights in whole or in part to third parties. Unless otherwise specified.

Article 9. In the event of an early return of the rented property, no refund of rent will be made. If the agreed rental period is exceeded, an immediate payable surcharge of € 10 per 30 minutes applies. If the rented property is not returned to the landlord on time within the maximum agreed term, the tenant will owe the landlord a fine of € 60 for each day that the rented property is returned too late, without any notice of default being required - per day. The rented property can be returned until 6:00 PM or at a previously agreed time.

Article 10. The tenant is at all times entitled to take possession of the rented property after alleged abuse without refund.

Article 11. Transport to or collection of the rented object at the hotel or location as desired can be done efficiently after reservation by us and at strictly clearly agreed times. Depending on the distance, the transport costs are agreed in advance with the tenant. If the pre-agreed loading and unloading times are exceeded, the waiting time of our driver will be charged at a rate of € 45 per whole or partially elapsed hour.

Article 12. On delivery of the rented property, a number of user and safety aspects as well as the function of the vehicle will be discussed verbally. The User Terms and Conditions and User Agreements, as well as all

instructions given by the lessor, must be followed and implemented immediately, without delay and in full by the renter or driver.

Article 13. The tenant irrevocably authorizes the landlord to carry out all collection and final inspection work after the rental period or in the event of the tenant's absence, to determine all possible damage caused or incurred and to charge this to the tenant.

Article 14. The deposit per E-Chopper is € 50.00 up to a maximum of € 250.00 per group and must be paid in cash. This deposit will be returned to the tenant after the rental period if the rented property is returned undamaged and in the same condition as at the start of the rental agreement. The lessor is entitled to set off the amount of any damage directly against the deposits paid by all participants in the company, without prejudice to the lessor's right to additional compensation. The sum of all deposits paid together for or by an entire group will, if necessary, be used in its entirety by the lessor. In the event of theft, misappropriation or loss, the tenant remains fully liable at all times for all damage resulting from this. If the deposit is paid in cash, the final settlement of the deposit will take place in cash.

Article 15. ONE-TIME AUTHORIZATION: If during the rental agreement or after the rental period it appears that damage and / or costs arise from this, the tenant hereby authorizes the lessor to charge this to the tenant and / or co-tenants by means of a one-off authorization.

Article 16. The rented object is not allowed to cross the border, unless otherwise agreed.

Article 17. Any form of a traffic fine that arises during the rental period is at the expense of the tenant. The tenant must therefore take into account that a fine may be charged to him or her afterwards.

Article 18. The tenant must park the rented property in a safe and visible place. The supplied chain lock must be fitted through the rear wheel at all times if the scooter or bicycle is left unattended out of sight of the renter.

Article 19. In the event of a technical defect, not as a result of an accident which makes further driving impossible, the lessor will arrange for repairs on the spot. If this is not possible, the lessor will provide an equivalent alternative vehicle if available. Time involved in handling the exchange / repair does not entitle a refund of (part of) the rent. Carrying out repairs yourself by the tenant or third parties to the rented property is strictly prohibited without the express permission of the lessor.

Article 20. In addition to respecting the traffic rules and the locally applicable police regulations, it is strictly prohibited:

- a) Driving up and down the curbs.
- b) Bumping into each other while driving with the E-Choppers.
- c) One person may sit on the E-chopper at a time.

Article 21. Driving an E-chopper is only permitted for persons from the age of 16 in possession of a valid moped certificate (driving license AM) or driving license B. You must be able to show this when requested.

Below you will find a price list for the replacement and repair of the most common damages:

- Mudguard: €70,-
- Dent: €50,-
- Phone holder €30,-
- Damage to the front or rear tire €100,-
- Mirror(s) €50,-
- Feet support set €30,-