

General rental conditions: electric bike N°

Article 1 - Subject of the contract: The rental of a bicycle electric type Nortra Xtra M60, with Central operator Tranz - X M25, equipped with the equipment of base provided by e-bikewinetours, hereinafter 'the hirer '. Cycling, its accessories and its basic equipment leased under the terms of the present, alone or collectively, are designated goods leased.

Article 2 Basic equipment of the bike: each rented bike is equipped with: front and rear lighting, battery, helmet, lock jaws and chain, bag bike, odometer, bell, and gps Garmin Garmin Edge touring Type. .

Article 3 –

Terms of use: the lessee certifies be fit to be able to use the rented property and declares not to have a medical contraindication. A minor must be accompanied by a responsible adult. The tenant undertakes to use the rented property itself. The loan or sub-letting of the rented property is strictly prohibited. The tenant agrees not to intervene on the rented property malfunction without the agreement of the lessor. The lessee undertakes to use the rented property as a good father. It is guardian of the rented property and remains responsible for their use both with respect to the leased goods themselves as against third parties. The tenant undertakes to respect the highway code. The wearing of helmets by the tenant is need by the lessor. The tenant acknowledges that the owner offered him a helmet on loan. When parking the bike, it is mandatory for the tenant to ask the lock (jaw longer chain). Bike: Its use is strictly prohibited to persons of more than 115 kg. Door luggage: Their use is strictly limited to the port of non-large objects not exceeding a weight of 10kg in those accessory bag. It cannot be used to carry a person. Baby seat: its use is limited to children aged 2 to 6 years whose weight is between 8 and 15kg. The baby must be properly strapped using belts provided for this purpose. The tenant is obligation to follow roads and marked by GPS tours, when he loses the road it is advisable to make a half turn. When the tenant wants to use other roads not indicate, it is in are own responsibilities! The tenant has ban of up and down sidewalks on the bike. .

Article 4 - -Support the tenant enjoys assistance any bike case of incident or accident. The hirer undertakes to send on the spot, as soon as possible, a convenience store that replace other electric bike. This support is geographically limited on the routes indicated by the GPS. This assistance is available 7 days a week from 9 h to 18 h. The assistance is free of charge: in any case, in the event of problem inherent in the bike (breakage, rupture of a brake... cable).

Article 5 – Taking effect, availability and restitution: the lease takes effect at the time when the tenant takes possession of the rented property supplied to him. This contract is in force for the duration of the rental. If the tenant keeps the bike and accessories beyond this period without having regularized his situation, he loses the benefit of the guarantees provided for in the contract. The lessee acknowledges receipt of the property rented in good operation with basic equipment. He personally had any latitude to check the rented property and select according to their needs. The tenant agrees to return the rented property in the State in which it leased them, except for normal wear and tear.

Article 6– Payment and modes of delivery: the entire service is regulated by the tenant under the following conditions: - at the time of the conclusion of the contract in the event of immediate provision of the rented property - at the time the order in case of booking in-situ or via the internet. The accepted payment methods are: credit card, cheques and cash. In all cases the deposit is taken at the time of disposition of the property rented

Article 7 - Reservation - Cancel any reservation gives rise to the perception of a deposit of 100%. The tenant has the right to cancel a reservation under the following conditions: in case of cancellation of the booking, you pay: 10% of the total cost if more than 7 days prior to activity., 30% of the cost total between 7 days and 24 hours prior to the activity., 100% of the total cost if less than 24 hours before activity. -Cancellation without

reason and refund of the deposit. -In the way of compensation e-bikewinetours retains the deposit paid. -Less than 24 hours before the provision: completeness of the service ordered is billed to the tenant who undertakes to settle. Cancellation fees will not be paid when the cancellation is caused by the disease duly justified by the tenant, or proven detestable weather conditions (storm)

Article 8 - Liability - Damages to the rented property - theft: the tenant releases e-bikewinetours from any liability arising from the use of the rented goods including as regards the consequences, tangible and intangible of accidents of all kinds. The lessee declares to be the holder of a personal liability insurance which guarantees the responsibility incurred when you use property leased by itself, persons it has both guard as his servants. Subject to what is said in article 9 below, the tenant has no coverage for damage or theft suffered by the rented property and personally liable for such damage, breakage and theft. Damage to the rented property, theft or loss of the rented property will be charged to the tenant according to the tariff in force following fixed "degraded parts nomenclature".

Article 9

Liability - Damages to the rented property - theft: the tenant releases e-bikewinetours from any liability arising from the use of the leased goods including as regards the 9 - insurance • rental bike is provided to the third party.

- The deductible is €1900 responsible for disaster (disaster without third party identified accepting responsibility for the disaster) or vol. • any troubleshooting disaster (responsible or not) is the responsibility of the customer.
- Impound fees are the responsibility of the customer.
- Towing charges are the responsibility of the customer.
- Accessories, not insured, are the responsibility of the customer in case of theft or damage, that the client expressly acknowledges.
- The client undertakes to notify immediately and without delay the lessor in the event of accident, fire or theft of the vehicle, and make a written declaration to the hirer by registered letter with acknowledgement of receipt, within the 48hours following the disaster. The declaration must contain all the information relating to the circumstances of sinister said, to the identity of the parties involved, and must be accompanied by a copy of report.
- If the customer does not declare an accident to the hirer, the cleint must pay the full amount of expenses (third party and/or e-bikewinetours). If the observation is incorrectly filled, poorly educated, poorly written, with errors, client may be contested its liability. Any finding unsigned by a third is leads the total liability of the client in the sinister said.

Damage to the rented property - flight - Assistance insurance: bicycles are not insure against theft or damage, the tenant is still responsible for the bike. In the case of homage or theft it is oubliger depayer all fees to e-bikewinetours

Article 10 - Deposit: When available rented property, the tenant pays a (by credit card or cash) bail set at: - €200 per bike - this deposit is not cashed during the duration of the rental, A restitution of the property rented the deposit shall be refunded to the lessee. The lessee authorizes the lessor a levy on the deposit owed: - in respect of the franchise, - repair of damage and theft whose costs are fixesci - after: "degraded parts nomenclature". -to compensation for late return of the rented property. It is expressly agreed that the amount of the deposit could not constitute a warranty, the lessor retaining, as appropriate, the right to sue the tenant in order to obtain full compensation for his loss.

Article 11 -Restitution: Restitution of the rented property will be the contractual deadline being specified that:-for rentals in half a day, the rented property must be returned before 1:00 pm or 6.00 pm depending on whether the day is morning or afternoon. -for rentals on the day the rented property must be returned before 6.00 pm Any late return will result in the application of a flat-rate penalty at the rate of one day of rental per half day or day of delay.

Article 12-Eviction of the lessee: leased assets may not be ceded or collateral. The tenant agrees generally with consent with respect to the leased goods no real right or otherwise, for the benefit of anyone, capable of affecting the enjoyment or to limit the availability or full ownership of the lessor.

Article 13-Dispute: Any dispute any relating to the execution, interpretation or termination of this agreement, the competent court will be the headquarters of the owner to which the parties attribute exclusive jurisdiction

Article 14 Alcohol & drugs when you go tasting, takes into account that taste is not drink! You are obliged to follow the the French rules!

It is illegal to move bike under the influence of drugs. It is a question of security for you - and for other users. Take advantage of our region, but respect your limits and let a beautiful day not finish at the hospital.

Full Name

Date

Signature