IMPORTANT QUESTIONS

IF I DAMAGE THE EBIKE, WHO IS LIABLE?

When renting an Ebike, the responsibility for the bike for the entire rental period lies with the person renting the Ebike. If the rented Ebike is damaged, Pressbike S.R.L. will quantify the damage and request payment from the renter for the damage caused to the bike. The same applies in the event of theft, Pressbike S.R.L. will require the renter to reimburse the cost of the stolen ebike, supervision of the ebike must be constant in order to prevent theft of the bike.

THERE IS NO INSURANCE COVERAGE FOR DAMAGE AND THEFT.

IF I FALL WITH THE EBIKE AM I INSURED? THE ANSWER IS NO!

When using the ebike, you are responsible for the bike and for yourself, you must always ride the ebike safely and within your physical capabilities. Pressbike is not liable for personal injury caused during the rental of the ebike.

DO I HAVE TO WEAR A HELMET?

WITH THE RENTAL OF A PRESSBIKE EBIKE A HELMET IS MANDATORY, TO PROTECT YOUR SAFETY.

Do I have to test the bike before I start?

Certainly, before setting off you test the ebike to check that everything is ok, if there is any doubt the Pressbike staff is at your at your complete disposal.

I don't feel confident after testing it, what do I do?

If you are not sure about the ebike and do not feel ready, the Pressbike staff will refund your rental.

REPAIR PRICE LIST								
	GEARBOX AND RIM	FRONT FORK	CHAIN, SPROCKETS	LEVERS, HELMET CHANGES	STAND, LUGGAGE RACK, LIGHTS	SADDLE, PEDALS, HANDLEBARS		
BIKE COMPONENTS	100,00€	250,00 €	50,00€	50,00€	30,00 €	50,00€		
	DISPLAY	BATTERY	BATTERY CHARGER	ENGINE				
ELECT.COMPONENTS	200,00€	600,00€	150,00 €	600,00€				
** Prices are VAT 22% Excluded								
	AIR CHAMBRE	PUMP	PADLOCK	GEARBOX PROTECTION BANDS	BANDES DE PROTECTION BOÎTE DE VITESSES	FRAME PROTECTION BANDS		
Repair Kit	8,00€	20,00 €	20,00€	10,00€	10,00 €	10,00 €		

^{**} Prices are VAT 22% Excluded

THE THEFT OF THE BICYCLE WILL RESULT IN THE TOTAL REFUND OF THE EBIKE BY THE USER FOR AN AMOUNT OF € 2000.00 (EBIKE VALUE 2700.00)

** Prices are VAT 22% Excluded

PLACE AND DATE SIGNATURE



ENGLISH INGLESE

PRESSBIKE SRLS - IMPORTANT TO TAKE NOTE OF

To use the ebike properly, follow the following rules:

- 1) Watch the video below in description before setting off on your ebike (Qr Code at the foot of the contract)
- 2) Once the e-bike has been rented out, it is the full responsibility of the renter. E-bikes must be reimbursed to the rental company.
- 3) Batteries must not be exposed to the sun for prolonged periods of time; e-bikes are not suitable for displacement use to go to the beach and stay all day before using them again.
- 4) The chains provided must be used by tying the bike frames and not the wheels, they must also always be tied to a fixed object (pole, bollard, tree etc.)
- 5) The chains must be used when the ebike is parked, but the ebikes given their value must be supervised to avoid theft or unpleasant incidents.
- 6) Each e-bike is supplied with a repair kit, before renting make sure that someone is able to able to repair a punctured tyre.
- 7) Test the e-bike before using the route to ensure that the bike is suitable for your use, we carry out thorough checks, but your supervision before tackling the route is advisable.

Thank you for choosing pressbike.IT, in just a few steps book your ebike.

- 1) Read the rental contract
- 2) Fill it out
- 3) Scan your identity documents and tax code
- 4) Send it to biciletta@pressbike.it, including your telephone number.
- 5) Within 24 hours you will receive an email confirming your booking
- 6) In case of additional information or missing data Roberto or Samuel will contact you to request the information.

If you would like to book a guided experience, you can choose one of our tours by booking directly online, or by calling us on the numbers:

393 8855662 Roberto 93 9980478 Samuel

We will be happy to support you and give you all the necessary information.

The entire PressBike team thanks you in advance for your trust.

SCAN THE QR CODE TO SEE OUR DEMO VIDEO



RENTAL AGREEMENT

PRESSbike.it

L. Stadano 30 Aulla 3939980478 P.IVA & C.F. 01429979450 bicicletta@pressbike.it

(SUBJECT of this agree	ement)			
BETWEEN				
II sig				
C.F				
	date			
resident at	province of			
street				
☐ Driving license	☐ Identity card ☐ Passport			
n				
mail	nhone			

WHEREAS

The subject Customer, by signing the bike application form, declares that he/she has read and accepts the general conditions of use and specifically approves articles 1, 2, 3, 4 of this contract.

<u>a) Method of requesting the service:</u> The customer, at the same time as signing this contract, must provide to the hirer a valid identity document, which will be returned by the hirer upon return of the bike. The service staff, together with the customer, will check the state of functionality of the bicycle when it is handed over.

Functionality of the bicycle. Upon taking delivery of the bicycle, the customer, after careful testing, recognises it as mechanically and declares that he has previously checked it, while taking delivery of the accessories he recognises them to be in perfect condition and suitable for the agreed use. Condition and suitable for the agreed use. The customer undertakes to return the bicycle and accessories in the same condition in which they were supplied.

b) Terms and conditions of use: The rental and use of the E-Bike / pedal-assisted bicycle presupposes the full knowledge and acceptance by the customer of the conditions contained in this agreement. The bicycle is to be used exclusively as a means of transport and is to be treated with care, common sense and diligence; competitions, reckless manoeuvres and exhibitions of any kind are prohibited. The customer must use the vehicle in such a way to avoid damage, both to it and to its accessories. It is forbidden to give the bicycle for use to other parties. The Client shall comply with the rules of the highway code, which he/she declares to know. The Lessor disclaims all liability in the event of improper use of the bicycle and non-compliance with the rules of the road. The use of a bicycle presupposes the physical fitness of the person who intends to ride it. Therefore, the customer by using the bicycle declares that he/she is physically fit, without reservation. The customer declares that he/she has been informed in advance about the conditions of use of the bicycle and that he/she understands how to use the bicycle and the safety systems with which the bicycle is equipped. Which the bicycle is equipped with. The customer, therefore, by signing this contract declares to release the lessor company Pressbike, from any civil and criminal liability, including damages to third parties, for any event occurring during the use of the bicycle. That he/she has inspected both the bicycle and the protective equipment (helmet and any) and considers them suitable and in order to accept their use. To accept and scrupulously follow the technical instructions on the correct use of the bicycle given by the accompanying person if present. The bicycle must be returned, in accordance with the communicated times, to the same place where it was hired. The user may request the manager to collect the bicycle, the cost and modalities of which must be agreed separately.

c) Damage and liability: Any fact, damage or injury resulting from the circulation and use of the bicycle is the sole responsibility of the user-driver. In the event of damage and/or breakage caused to the rented bicycle or accessories not attributable In the event of damage and/or breakage caused to the rented bicycle or its accessories that cannot be attributed to normal use, the user shall immediately pay the staff managing this service for the damage, quantified at the time of return of the bicycle. Quantified at the time the vehicle is returned. The user is therefore liable for damages caused during the use of the himself, to third parties, to property and to the bicycle and its accessories. You must always use all safety systems with which the bicycle is equipped with. No compensation can be claimed from the lessor. In the event of theft of the bicycle, of return or irreparable damage to the bicycle, the Lessee shall compensate the full value of the property and accessories supplied for a value that varies depending on the model and the accessories supplied. The value of the goods shall be quantified with regular documentation. Failure to return the bicycle without prior notification and motivated by exceptional cases, shall be considered as theft and therefore reported to the judicial authorities. In the event of theft of the bicycle or accessories or both, you must present a copy of the theft report submitted to the competent judicial authorities and pay as security a sum equal to the price of the bicycle. Deposit a sum equal to the list price of the stolen bicycle and other items, which will be returned only in the event of recovery/recovery. In the event of the recovery/recovery of the bicycle. Otherwise, the sum will be returned as compensation for damages.

e) - Termination clause: Breach of even one of the provisions of the above articles shall entitle the parties to terminate the contract pursuant to Article 1456 of the Civil Code and to claim damages. All of the above being stated and noted, the premises form an integral part of this agreement and the parties agree as follows: ART. 1) Duration of the contract: The hirer shall lease to the customer/user, who accepts, the bicycle E-bike subject of this agreement from:	users who, in the event of any	, manufictions, may contact	the following telephone no	umber . 393 6653662 - 393 9960476
agreement from: day	contract pursuant to Article 14	156 of the Civil Code and to o	claim damages. All of the a	
day		ract: The hirer shall lease to	the customer/user, who a	accepts, the bicycle E-bike subject of this
Art. 3) Security deposit: The user party, at the same time as signing this writing, authorises the hirer to bind the amoun of €	day:/ Hours/Days. The user party u	/to on the vehicle of the	day :///sle to the place where it wa	for a total of as collected and no later than the agreed
Art. 3) Security deposit: The user party, at the same time as signing this writing, authorises the hirer to bind the amoun of €	ART. 2) Fee: The rental price shall, at the same time as sign	is set at a total of €50.00 ning this agreement, pay of the	Euro the agreed consideration I	Taxes included. The Customer/User by means of:
of €	☐ Cash ☐ Credit Ca	ırd		
To this end, the customer DECLARES pursuant to and for the purposes of Articles 38 and 47 of Presidential Decree no. 445 of 28.12.2000 and aware of the consequences, including criminal ones, envisaged in the event of false declarations as provided for by articles 75 and 76 of the same Presidential Decree, to have read the regulations in force for the provision of the service, which constitutes, for all legal purposes, a user contract, whose general contractual conditions are approved in writing upon signing this application form pursuant to current regulations, with particular reference to letter C of the introduction (damages and liability), pursuant to Article 1341, paragraph 2, of the Civil Code. To be informed, pursuant to and for the purposes of L.675/1996 and subsequent amendments, that the personal data collected will be processed, including by computerised means, exclusively within the scope of the procedure for which this application is presented. The customer also declares that he/she has read and specifically approves the general terms and conditions set forth above relating to: performance of the contract; consideration and terms of payment; limitation of liability; limitation of warranty; privacy policy; prohibition of assignment; applicable law; place of jurisdiction; express termination clause.	a sum of money determined by unavailable. Art. 4) Return of the rented upon at the time of the rental as shall carry out, check the tech security deposit from the cred security deposit from the cred ship arising therefrom shall be Documentation, without prejudence. 206/2005) and that is be exclusively the Court of Mart. 6) PRIVACY: By signing data contained herein in relations.	wehicle: The lessor shall reagreement. Day and time set inical characteristics of the volit card. and Jurisdiction: The reme governed by Italian law. Foundice to the provisions of Aris the Court where the Constassa. g this agreement, the parties ion to the service offered all	eturn the rented vehicle to forth in Art. 1 of this agree ehicle and, in the event of that relationship referred to any dispute arising out ticle 33, paragraph 2, lette umer resides or is elective mutually authorise each of in accordance with art. 13	on the credit card making it temporarily to the lessee by the day and time agreed ment. At the time of redelivery, the lessor damage, shall release the amount of the or in this Contract and any other relations of the relations regulated by the "Rental er u, of the Consumer Code (Legislative ely domiciled, the competent Court shall other to process their respective personal of Legislative Decree 30 June 2003 no.
To this end, the customer DECLARES pursuant to and for the purposes of Articles 38 and 47 of Presidential Decree no. 445 of 28.12.2000 and aware of the consequences, including criminal ones, envisaged in the event of false declarations as provided for by articles 75 and 76 of the same Presidential Decree, to have read the regulations in force for the provision of the service, which constitutes, for all legal purposes, a user contract, whose general contractual conditions are approved in writing upon signing this application form pursuant to current regulations, with particular reference to letter C of the introduction (damages and liability), pursuant to Article 1341, paragraph 2, of the Civil Code. To be informed, pursuant to and for the purposes of L.675/1996 and subsequent amendments, that the personal data collected will be processed, including by computerised means, exclusively within the scope of the procedure for which this application is presented. The customer also declares that he/she has read and specifically approves the general terms and conditions set forth above relating to: performance of the contract; consideration and terms of payment; limitation of liability; limitation of warranty; privacy policy; prohibition of assignment; applicable law; place of jurisdiction; express termination clause.	CUSTOMER USER	Date	SIGNATU	IRE
CUSTOMER USER DateSIGNATURE	pursuant to and for the purposequences, including criminal same Presidential Decree, to purposes, a user contract, who pursuant to current regulation Article 1341, paragraph 2, of tamendments, that the person scope of the procedure for who fically approves the general terms of payment; limitation of	ses of Articles 38 and 47 of lones, envisaged in the eventave read the regulations in those general contractual co	nt of false declarations as force for the provision of the ditions are approved in we to letter C of the introducted, pursuant to and for the occessed, including by compated. The customer also deal above relating to: perform	provided for by articles 75 and 76 of the he service, which constitutes, for all legal writing upon signing this application form, ition (damages and liability), pursuant to purposes of L.675/1996 and subsequent inputerised means, exclusively within the declares that he/she has read and specimance of the contract; consideration and
	CUSTOMER USER	Date	SIGNATU	JRE

d) Rental assistance: The rental terms and conditions provide for a telephone assistance service during the journey by