

SALENTO BIKE
Bike Rental Service
Brand Property SEO SRL

BIKE RENTAL AGREEMENT

Mr / Mrs, identified by a valid identity document, a copy of which will be attached to the present agreement (attachment 1), hereinafter referred to as the **User**.

(LIMITATION OF LIABILITY FOR A MINOR – To be filled out in case of rental to minors under the age of 18)

As parent or guardian, legal representative of the minor, identified by a valid identity document, a copy of which will be attached to the present agreement (attachment 2).

You declare undertaking full responsibility for the minor's bike renting, agreeing to let the minor child use the services provided by SALENTO BIKE in accordance with the terms and conditions set out in the regulation below and the rates in effect at the time the present document is signed, which you acknowledge and agree to.

You declare that you have examined the resources made available and consider them fully and perfectly suitable for the use you intend to make of them.

You also declare that the minor child is in good health, is in a suitable mental and physical condition necessary for the use of the bike, does not suffer from any medical conditions that would prevent them from driving and, despite being a minor, has adequate ability and competence.

You declare to inform the minor of the rules governing the use of bicycle and to ensure that they understand them, and to observe these rules, as well as with any additional instructions given before and during use.

SALENTO BIKE is exempt from any liability for events causing harm to minors, third parties and persons and/or property, without reservation.

ACCEPTS THE RENTAL TERMS AND CONDITIONS AND TAKES OVER THE BIKE

Bike Model from (exit date) at (exit hour) to (return date)
..... at (return hour) delayed delivery of the bike

List of accessories supplied

For the minor: Bike Model from (exit date) at (exit hour)
to (return date) at (return hour) delayed delivery of the bike
.....

List of accessories supplied

RENTAL TERMS AND CONDITIONS

1. To rent a bike, the User, who is the person authorised to ride the bike, must comply with the identification and qualification formalities required by SALENTO BIKE by providing a valid identity document for registration.
2. The use of a bike entails the user's obligation to take care and maintain the bike.
3. The User undertakes to ride the bike as a tourist transport means and to treat it with care. Therefore, sport and/or competitive use is prohibited, as well as any handling considered dangerous for the "prudent care of a good family man" as referred to in Italian law.

4. The use of a bike requires physical fitness and technical expertise on behalf of the person riding it. Therefore, by renting a bike, the User declares that they have adequate physical and intellectual capacity as well as the appropriate skills to ride and handle the bike, assuming full liability for any damage caused by their insufficient ability. The bike may not be ridden under the influence of alcohol, sedatives, sleeping pills or other substances that may affect the driver's ability to drive, nor any other abuse, without any reservation.

5. Upon delivery, the User receives the bike in excellent condition and maintenance. Therefore, the User declares to have verified its perfect functionality and recognises the bike as mechanically efficient. Any defects must be reported at the time of delivery. The User also declares to have received a complete description of how to use the bike and to have understood it.

6. The User is liable for the bike until it is delivered back. The User is required to comply with the rules of the Italian Highway Code as well as the Italian Civil Code. The User exempts SALENTO BIKE from any form of liability arising from the custody and use of the bike, assuming exclusive liability for any injury and/or damage to themselves, the bike, third parties and property.

The User is liable in the event of improper use of the bike or failure to comply with the rules of the Italian Highway Code and the Italian Civil Code. Therefore, SALENTO BIKE cannot be held liable for any form of compensation. The use of mobile phone while cycling is not permitted. Fines for violations of the rules of the Italian Highway Code and any costs for the recovery of the bike(s) will be charged to the customer.

7. SALENTO BIKE requires the use of a helmet when riding a bike. To encourage the use of helmets, they are provided by the company upon request.

The basic rental does not include safety equipment, unless rented at the prices listed in the price list.

8. The installation of any accessories or brackets for private use is prohibited. Any accessories, when expressly requested, will be supplied by SALENTO BIKE according to the prices set out in the price list.

9. The bike must be stored safely and locked with a special lock provided by SALENTO BIKE according to the prices set out in the price list. The User is responsible for parking the bike correctly, ensuring it is secure and locking it in areas where parking seems inappropriate and/or prohibited. The use of the bike cannot be transferred to third parties.

10. In the case of theft, loss or damage to the bike and/or parts of it, accessories or rented equipment, all costs necessary for restoration to its original condition will be charged to the User. In the event of damage caused to the rented bike or accessories, the User unconditionally agrees

to pay the rental company immediately for the damage caused, as listed below, including labour and spare parts: loss of lock €15.00 - punctured tyres €20.00 - broken rear-view mirrors €30.00 each - broken saddle €30.00 - torn side bags €50.00 - broken gear shift €50.00 - broken mudguard €50.00 - bent frame €100.00.

In the event of total theft, the User must compensate SALENTO BIKE for the total amount of the value of the stolen bike as set out in the price list and any accessories supplied as standard or on request. The User is also required to lodge a complaint to the competent authorities and to provide SALENTO BIKE with a copy of the complaint.

PRIVACY POLICY and Consent to the processing of personal data pursuant to Article 23 of the Personal Data Protection Code (Decreto legislativo 196/03, known as the 'Privacy Code'). The collection of personal data and its processing will be carried out in compliance with the provisions of Decreto Legislativo 196/2003 and subsequent amendments (Articles 13 and 14 of EU Regulation 2016/679 GDPR). The personal data will not be disclosed to third parties and may be modified or deleted at any time upon written request. The provision of personal data is necessary in order to access the rental service and for purposes related to the contract. Such personal data may also be used by SEO SRL ("Salento Bike") to enable the competent authorities to forward complaints to the customer responsible for violating the Italian Highway code or any other law.

The undersigned declares that they have read the above information and freely and knowingly consents to the processing of their personal data.

For acceptance and ratification

User Signature

SALENTO BIKE Signature