

MOTORCYCLE RENTAL CONTRACT

Signed for the following day(s):
from at 9:00 to at 19:00
between:

the Owner:

A-Z Hutní s.r.o.
Dvorská 8, Praha 6 - Suchbát
ID: 25660802, Tax register number: CZ25660802
tel.: +420 777 212 704
(hereinafter referred to as "the Lessor")

and

the Lessee

Name and surname:
Domiciled:
Telephone:.....
ID card / Passport nr.:Date of birth :
Driving licence nr.: Exp.:.....
(hereinafter referred to as "the Lessee")

The Lessee shall further provide the following information to the Lessor:

Article I.

Price of rental

1. The Contracting parties have stipulated a price of rental equalling CZK. The Lessee agrees with such price. CZK 600,- shall be paid for each hour commenced after the expiry of the rental period.
2. The motorcycle rental price shall be paid in advance.
3. The following amount of deposit has been stipulated 15/25.000 CZK . It shall be paid together with the price of rental (when the motorcycle has been returned in proper condition, the deposit shall be paid back to the Lessee). The deposit can be blocked on credit card.

Article II.

Subject of rental

The subject of rental is a motorcycle.

Type:

Vehicle licence plate: (hereinafter referred to as "the Subject of rental").

Accessories:

Article III.

Handover and takeover of the Subject of rental

1. The Subject of rental is handed over to the Lessee in flawless technical condition including the Certificate of Roadworthiness, the Green Card and keys
2. The Lessee has acquainted himself/herself with the technical condition of the vehicle and undertakes to hand it back on by 19:00 in condition stated in Art. III. Par. 1.

Article IV.

Theft, traffic accident, crash

1. If the Subject of rental is damaged (e.g. due to a traffic accident, crash...), the Lessee is obliged to notify the Lessor immediately and then the Police of the Czech Republic if the laws require so.
2. The Contracting parties have stipulated that in case of an accident or crash caused by the Lessee or if the Subject of rental is stolen in the course of the rental period, the Lessee is obliged to pay the insurance deductible equalling the amount of the paid caution money.

Article V.

Damage to the Subject of rental

1. The Lessor calls the Lessee's attention namely to the following facts:
 - The Lessee is obliged to pay maximum attention when riding close to the roadsides. When the tyre hits curbs, stones, etc., the tyre carcass is damaged (bulge) rendering the tyre useless.
 - The Lessee takes into account that if this kind of damage is discovered when the Subject of rental is handed back, the Lessee will be charged full price of a new tyre pursuant to a valid Dunlop pricelist. The Lessee is therefore obliged to check the tyre condition properly upon the takeover of the Subject of rental and notify the Lessor immediately if they find any damage. It is forbidden to do a burnout, or better, excessively spin the propelled wheel on the road surface. If such fact is discovered, the Lessee shall reimburse the price of a new tyre.
 - The Lessee hereby undertakes to respect and abide by the information communicated to them by the Lessor in this article.

Article VI.

Insurance of the Subject of rental

1. Basic types of vehicle insurance included in the rental price:
 - Motor Third Party Liability Insurance – statutory insurance of liability for damage caused by motor vehicle operation in conformity with the terms of the Motor vehicle rental contract. The maximum amount of coverage is CZK 54 000 000,- for health insurance and CZK 35 000 000,- for property insurance.
 - Motor hull insurance – it will rid you of financial responsibility for damage to a vehicle or its part. Your liability will be limited to the “deductible” according to the category of the rented vehicle.
 - Vandalism and theft insurance – it will rid you of financial liability in case of loss of

the vehicle or its damaging due to theft, theft attempt or vandalism. Your liability will be limited to the "deductible" according to the category of the rented vehicle.

2. The Lessee takes into consideration that the insurance policies do not cover damage incurred to the insured Subject of rental caused by a person

- who rode the vehicle and was not a holder of the required driving licence for the vehicle
- or whose driving licence had been confiscated by the correspondent authorities
- if the insurance event was caused by a person who was riding the insured vehicle while being under the influence of alcohol or psychotropic substances.

The insurance shall not apply to damage caused to the insured vehicle by wilful conduct of the Lessee.

3. The Contracting parties have stipulated that in cases when damage is incurred to the Subject of rental due to a previous breach of the provisions of Article VI, Par 2 resulting in refusal to indemnify on the part of the Insurance company due to such discovered facts, the Lessee undertakes to reimburse the damage in full scope within 30 calendar days of the day of occurrence of the event. The total damage to the subject of rental shall be determined by the Lessor.

Article VII.

Final provisions

1. The contracting parties have stipulated that matters not governed by this Rental contract shall abide by the correspondent provisions of the Civil Code.

2. This Rental contract is an expression of their true and free will, and it has been concluded without restraint, seriously and not under pressure and under obviously inconvenient conditions.

3. This Contract has been made in two counterparts each of which shall be considered an original copy and each of the contracting parties shall receive one counterpart.

In Prague 6 - Suchbátka on

Lessor A-Z Hutník s.r.o.

Lessee.....