BICYCLE RENT TÁBOR

Contract for lease of movables (§ 721 et seq. Civil Code. Code)

Lessor: CYKLOTABOR s.r.o., Farského 2056, 390 02 Tábor ID: 01670034 tel: +420 774 280 129, 731 517 482 E-mail: kola-eshop@seznam.cz http://www.pronajemkol.cz

Tenant:
residence / office:
ID number:
O.P. number:
the second document (passport, driving license etc.) No:

Wheel price:		
round tenants passed of	on:	
place of delivery:		
round will be returned on:		
place of delivery:		
Deposit:	CZK returned on:	
place of delivery:		

rental price:

Under this agreement, the landlord tenant leaves the subject of the lease for temporary use and the tenant agrees to pay the rent.Subject properly checked by both parties at the handover. Place of delivery is determined by the tenant. Lessee shall return the lease item at the agreed time and place return. Tenant agrees to lease the subject returns undamaged, in a state in which it took with regard to normal wear and tear. The lessor is obliged to inform the lessee with service and maintenance of the bicycle.

When damage to the subject of the lease the tenant pays the repair of damaged parts, and thus caused damage to the subject of the lease will be corrected, preferably from the deposit paid by the lessee to the lessor forward to signing this contract. Any difference will be returned to the tenant or tenant by the retroactive payment of the repair. Repair of the lease will be made at an authorized repair agent. In total destruction, loss or theft of the rent the tenant paid the landlord an amount corresponding to the price of a new subject of the lease, which is due within ten days from the date of expected return. If it gets to the tenant default in payment of this amount will be required to pay the Lessor a contractual penalty of CZK 500 for each day of delay until your payment.

If the subject of the lease is returned after the agreed period, the lessee must pay rent until the landlord return the matter and a contractual penalty of CZK 500 for each day of delay in returning the subject of the lease. This obligation arises tenant if the landlord on the day of return indicates that the subject lease was destroyed, lost or stolen.

The price for rent is paid in cash on receipt of material.

In case of early repayment of the lease subject to the rent difference refunded.

The lessee is aware of its full responsibility for any damage to their health or property, or third parties caused in connection with the use of the lease.

The proof of this consent agreement containing both parties attach your handwritten signatures.

In the day

Lessor	

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Tenant