



Mob:+375 (29) 144-50-30 (Vel)
+375 (29) 244-50-30 (MTC)

Every day from 10.00 to 22.00
Minsk, Nezavisimosti av., 37a
speedygo.by

Contract for kick scooter rent with Individual Entrepreneur "Isaev Aleksey Nikolaevich"

Minsk " " 2015

The Lessor: IE Isaev A.N. with registration number 192475394 and the Lessee:
Passport details (ID): serial number: No
Issued: date by
registration address:
phone number: , have concluded the present Contract on the following:

1. Subject of the Contract

1.1. The Lessor shall provide, and the Lessee shall accept the following inventory for a temporary use:
1.1.1. Brand of the Kick scooter(s) : amount
1.1.2. Color:
1.1.3. Estimated value of the Kick scooter(s) :
1.1.4. Additional equipment:
Estimated value of the additional equipment:

2. Rent purpose and procedure

2.1. The Lessee shall use the rented kick scooter for private purposes.
2.2. The territory of the usage shall be within administrative borders of Minsk, Minsk region.

3. Procedure of the kick scooter renting

3.1. The rented kick scooter shall be provided to the Lessee within 10-15 minutes after the signature of the present Contract.

4. Rent term

Rent time from : to : o'clock, rent date from " " 2015, to " " 2015,

5.1. Rent fee shall amount Bel. rubles.

6. Rights and obligations of the Lessor

Under the present Contract the Lessor shall provide a rented kick scooter in a technically sound and clean state.

7. Rights and obligations of the Lessee

- use the rented kick scooter for its purposes in accordance with point 2 of the present Contract;
- pay the rent fees on timely basis;
- reimburse all the expenses for repairs of the kick scooter caused by his fault;
- use the kick scooter observing the operation rules and traffic regulations, aside from usual wear and tear;
- return the kick scooter on time when the rent time is over;
- pay for untimely (delayed) return of the kick scooter at the following rate: 30 000 Bel. rubles for every 1 hour.

8. Procedure of the kick scooter return to the Lessor

8.1. The kick scooter shall be returned to the Lessor when the rent time in accordance with p.4 of the present Contract is over in a technically sound state considering normal wear and tear for the rent period.
8.2. The Contract shall be terminated after the Lessor checks the technical state of the kick scooter and finds no defects or damages.

9. Responsibilities of the Parties

9.1. The Lessee shall bear the following responsibility under the Contract: - return the kick scooter to the Lessor on time (see p.4) when the rent time is over kick scooter in a technically sound and clean state.
9.2. If there were any damages inflicted on the kick scooter in the rent period, the Lessee shall reimburse the damage to the Lessor in full. If as of the end of the rent term the Lessee refuses to return the kick scooter and does not inform the Lessor on the reasons of this refusal, the Lessee shall be charged with:
- the cost of the kick scooter at the price existing at the moment of the recovery for similar goods in retail. The recovery from the Lessee for the due rent fees shall be charged without right of appeal based on the notarial order, diplomatic agent of the diplomatic representative office of the Republic of Belarus and consular official of the consular institution of the Republic of Belarus.
9.3. The Lessee shall immediately, no later than in 24 hours, notify the Lessor in case of a theft of the kick scooter, any damages inflicted on the kick scooter or an accident with the rented kick scooter. In case of a theft or damages to the kick scooter the Lessee shall promptly pay in full for all the expenses for purchasing the damaged elements in accordance with Appendix 1. The reimbursement shall occur within 2 days from the date of the damages infliction, otherwise the Lessor has a right to charge the full estimated value of the kick scooter (see p. 1.1.3).
9.4. The Lessor shall bear no responsibilities for the health state of the Lessee within entire rent period.

10. Reasons for an early termination of the present Contract

10.1. The present Contract shall not be terminated on a unilateral basis, except for the cases when one Party regularly violates the provisions of the Contract and his obligations.

11. Other terms

11.1. The present Contract is concluded in tow copies, one for the Lessor, the other for the Lessee.
11.2. The present Contract shall come into force upon the start of the rent term in accordance with p. 4 of the present Contract. « » 2015

Lessee / / Full name Signature

Lessor / IE Isaev A.N. / Full name Signature

Ride with the wind!