

### RENTAL AGREEMENT

- 1) The vehicle is delivered and entrusted to the customer provided of standard equipment, document circulation, certificate and mark insurance.
- 2) The driving of the vehicle is permitted only to the person, who has at least 18 years old, holder of the scooter, which is held in possession of a valid driver license Valid national driving licence enabling to drive the category of the vehicle being driven.  
Unless your national driving licence was issued by an EU/EFTA-member state, it must be accompanied either by an international driving permit, to be obtained prior to departure, or by a certified translation (*traduzione giurata*) into Italian
- 3) The customer agrees to always use anti-theft devices (lock and chain lock).
- 4) If necessary breakdown, the customer must immediately contact the lessor at the phone number +39 3806432278. The aid is not included in the rental.
- 5) The customer must reimburse the lessor the amount of any penalties and / or fines resulting from breaches of the Highway Code imposed during the period of custody of the vehicle.  
If the lessor can't be reimbursed by the costumer, the lessor will provide costumer's name and address to Italian police to notify fines at costumer residence address.  
The client hereby authorizes the grantor to withdraw from the credit card the amounts needed to pay the amounts due, including € 20.00 + VAT per violation, for administrative expenses.  
The lessor is obliged to inform the customer, payment, e-mail or ordinary. The customer must be aware of and agrees to comply with all the rules of the Highway Code, in particular:  
A) it is forbidden driving while intoxicated or under the influence of drugs;  
B) it is forbidden from movement on highways of motorcycles with engine capacity of less than 150 cc;  
C) the use of the helmet is always required for driver and passenger.
- 6) The vehicle is covered by third party liability insurance, which covers damage caused to third parties, with a mandatory deductible of € 500.00 in case of accident, if the customer promptly inform the grantor. If in the accident are coinvolte other things and people, the customer must fill out the form available CID together with the documents of the vehicle. Damages and deficiencies occurred upon return will be charged to the customer.
- 7) In case of damage, of any misconduct, theft and / or fire, even partial, of the vehicle, the customer will be required to pay damages up to an amount of € 500.00 over due for rental. The lessor is as of now authorized to collect the amount corresponding to the amount owed on the credit card of the customer.
- 8) The rental, as required under this contract, is also due to the days of non-use of the

vehicle for theft or fire.

- 9) The vehicle must be returned within the time and date agreed in the contract, at the same venue established. Otherwise failure to return will be denounced as embezzlement.
- 10) The payment of the agreed price for the rent can be made in cash or by credit card, and must be anticipated. In the event that, for whatever reason, no payment is made in advance, it must in any case be made on the date of expiry of the contract, together with the return of the vehicle. The customer is aware that the grantor may require a preauthorization charge of credit card the amount of which is equal to the sum of the guarantee for theft (€ 900.00), and the amount provided for the rental.
- 11) Failure to return the keys of the vehicle, even if lost or stolen, will result in a penalty for damages amounting to € 50.00.
- 12) This contract may not be renewed except by a new written contract.
- 13) For any dispute that may arise relating to the execution and / or interpretation of this contract the sole exclusive jurisdiction will be that of Rome.

**IMPORTANT:** Rome by Vespa will not refund any deposit if customers don't satisfy rental requirements at the moment of the rental.