RENTAL REGULATIONS

ARTICLE 1: PRICE

The Rental Prices and the amount of the deposits (Guarantee deposits) are determined by the tariffs in force and payable in advance.

ARTICLE 2: DEPOSIT

The lessee must pay a sum (surety) under the guarantee whose amount is defined according to the type of vehicle rented. Under no circumstances can sureties be used to finance rental extensions.

ARTICLE 3: RENTAL PERIOD

The vehicle is rented for a fixed period and returned at a time specified on the contract.

ARTICLE 4: EXTENSION

The lessee undertakes to inform the renter of any extension of the rental period. Unless otherwise expressly authorized by the lessor, the non-return of the vehicle on the date and at the scheduled time will result in exceeding the hour by billing an amount at least equal to the full half-day rate and beyond an amount at the full rate of a full day. For any additional day this will be counted twice the rate. The return of the vehicle to a place other than the one specified on the contract, Entraine a penalty at the full rate of one day plus the cost of transportation. The return of the vehicle before the end of the rental, entails no refund. The fuel costs are the responsibility of the lessee.

ARTICLE 5: STATE OF THE VEHICLE

By taking the vehicle the lessee recognizes that it is in good working order, includes the normal accessories and optional equipment. It must return it in good condition, otherwise it will have to pay the replacement value at the price of the new, the original parts, plus 30% for the cost of transport and customs clearance, the costs are added labor. Any reservation on the state of the vehicle must be made by the customer, in the space dedicated to this purpose of this contract, at the time of the assumption of responsibility of the vehicle. No claim on the condition of the vehicle will be acceptable once the contract is signed. In case of failure of the vehicle, because of the renter, it will try according to his availability to replace it. Otherwise, the lessee will be refunded on the basis of the period of immobilization without being entitled to any compensation. The renter gives the customer, at the time of the delivery of the keys of the vehicle, a certificate of insurance, the registration certificate and the rental contract. The customer alone will bear the consequences of not presenting these documents to police officers. In case of loss of papers and / or keys, an allowance at the current rate is due. The vehicle will be returned in the same state of cleanliness with papers, keys and any optional item

ARTICLE 6: USE OF THE VEHICLE.

The lessee certifies to possess all the permits (for more than 2 years), certificates, authorizations, trainings, etc ... necessary to the driving of the vehicle described on the contract. The lessee undertakes not to allow the vehicle to be driven by any other person than himself or the person approved by the lessor for whom he is guarantor, and he is in charge of the vehicle until the return. He undertakes to use it only for his personal needs and refrains from participating in all competitions and their tests or preparations. The vehicle must be used on the Moroccan territory on tarmac roads in compliance with the legislation provided for in the Highway Code. Use outside the road is subject to express authorization from the lessor and subject to special tariff conditions. In this case, the use is limited to tracks accessible to any passenger vehicle. Any use of the vehicle for other purposes entails claims for damages and interests and conditions the commitment of the insurer's insurance. It is expressly agreed that the renter, upon expiry of the duration of the rental provided and in the absence of express renewal of the rental, may without any formality and without judicial proceedings immediately regain possession of the said vehicle in a few hands. found and subject to any claim for additional damages for the damages caused. The lessee pays all fees, fines and expenses for all traffic, parking, etc. He is not authorized to perform the vehicle except punctures, fuel outages and battery problems that remain his responsibility. In all cases of breakdown, it is imperative to inform the renter without delay. For long term rentals from 4 days, the lessee must regularly check the levels and condition of the tires. In case of need, he must inform the renter.

ARTICLE 7: INSURANCE.

The renter proposes vehicles insured with the simple third or with option (see conditions and tariffs in appendix) In the third, the vehicle is not insured against the flight nor its abandonment. In all cases, To avoid any dispute or prejudice to the lessor, the lessee undertakes to declare immediately and jointly to the police authorities and the lessor, the theft or abandonment of the vehicle. Whichever option is chosen, the theft of the vehicle or accessories is not ensured in case of negligence: for example, a vehicle not hindered by an anti-theft type system and in an unsupervised place ... The flight must be compulsorily noted by the police or the gendarmerie and notified by a declaration. The lessee undertakes to return to the lessor the keys and the papers of the vehicle. Vehicle insurance covers at least the financial consequences of civil liability for personal injury or property damage caused to third parties or more, depending on the chosen option. In the event of an accident, the lessee undertakes to draw up and return to the lessor an amicable report. Otherwise, the renter will be entitled to keep the deposit until the moment the liability is finally established. The lessee will have to make a statement at the nearest police station. In the event of damage to the vehicle caused by the lessee, his liability is entire. The repairs made will be honored by the lessee according to the chosen option.

ARTICLE 8: CANCELLATION TERMS - CHANGE OF INITIAL RESERVATION

In case of cancellation More than 60 days before the date of assumption of responsibility of the vehicle, the renter will retain a fixed rate at the current rate. Less than 60 days before the date of assumption of responsibility of the vehicle, the renter will retain all the sums paid. In case of change of booking: More than 60 days before the vehicle pick-up date, there will be no charge. Less than 60 days before the date of taking over the vehicle, the renter will retain a fee package.

ARTICLE 9: JURISDICTION.

In case of dispute, attribution is made to the court on which depends the seat of the lessor. Any modification of the contract will be null and void if it is not countersigned in writing by the Ste Motor Rental Morocco. By signing the contract, I declare that I have read the general rental conditions above and release the Ste Motor Rental Morocco from all liability in the event of an accident.

FORMULE	AU TIERS	ESSENTIEL	PLENITUDE
	(Sans Assurance Dommage)	ESSENTIEL	PLEMITODE
TOUT DOMMAGE ACCIDENTEL MOTO ET ACCESSOIRES	Le preneur paye intégralement les dommages	Franchise de 800€	Franchise de 800€
RESPONSABILITE CIVILE	Assuré	Assuré	Assuré
VOL ET INCENDIE	Non	Assuré	Assuré
TARIF / JOUR	0	10	20
CAUTION	SWM superdual 650 X = 1000 €		
DEPOT de GARANTIE	SWM superdual 650 X = 1000 €		

- Vehicle in an unsupervised place ...
- The theft must be declared by the police or the gendarmerie and notified by a declaration.

^{*}Theft of the vehicle or accessories is not insured in case of negligence for example:

Article 10: Age and driving license

The minimum age is 23 years and the driving license A (> 25kW) has a minimum of 2 years of seniority.

Article 11: Payment

Payment and deposit only cash, certificate or advance payment by electronic bank. By taking the motorcycle, we pay the deposit, which is mentioned below. This deposit will be included in the final settlement of the rental amount by bringing the motorcycle, sureties will be deducted by it.

Article 12: Rates

All prices mentioned are in euros or dirham including 20% VAT and insurance, excluding petrol.

Article 13 a: Your responsibility

As a renter and driver you are responsible in the event of an accident for the franchise which is indicated for each motorcycle. This deductible is also in force in the case of theft. As stated the renter of the vehicle is always the driver. It is therefore forbidden to lend your bike to third parties. In case of damage caused by third parties you will be 100% liable as renter for the full amount that will result. Prices are including 20% VAT and insurance.

Article 13 b:

Any holder of equipment without a rental agreement duly established and signed by the lessor may be prosecuted for embezzlement or theft of equipment.