

**Bolt Bikes Rental Agreement**  
Last Updated: July 23, 2020

**THIS RENTAL AGREEMENT CONTAINS RELEASES, WARRANTY LIMITATIONS, ARBITRATION PROVISIONS, ASSUMPTION OF RISK PROVISIONS, AND INDEMNITY PROVISIONS, ALL OF WHICH LIMIT YOUR LEGAL RIGHTS AND REMEDIES. YOU SHOULD READ THIS AGREEMENT CAREFULLY AND UNDERSTAND ITS BINDING EFFECTS.**

<b>Table of Contents</b>	
<b>PART A</b>	<b>Introductory Contract Terms</b>
<b>PART B</b>	<b>Rental &amp; Rent-to-Own Terms</b>
<b>PART C</b>	<b>Concluding Contract Terms</b>
<b>Appendix A</b>	<b>Parts, Replacement &amp; Repair Costs</b>

## **PART A: Introductory Contract Terms**

This is a legally binding agreement between Bolt Bikes LLC, a California limited liability company at 118 Pierce St, San Francisco, CA, 94115 and the person renting an electric bicycle, as named in the Bolt Bike profile filled in at the time of rental (referred to as "renter", "you", and "your").

You and Bolt Bikes are collectively referred to as "the parties".

### **1. Bolt One-Time Starter Fee or Down Payment**

The Renter hereby agrees to pay Bolt Bikes the fees associated with the plan and any add-ons selected. This fee may be waived at the discretion of Bolt Bikes.

### **2. Security Deposit**

The Deposit is payable by you on taking possession of the Bike and will be retained by Bolt Bikes as security for the Bike and accompanying u-lock, batteries and charger.

In the event of loss or damage to the Bike or U-Lock for which you are liable, Bolt Bikes will (on giving written notice to you), apply the Deposit (or part thereof) to the cost of necessary repairs or replacement. Refer to the Safety, Security and Maintenance Guide for current pricing.

In the event of outstanding rental or repair fees, Bolt Bikes will (on giving written notice to you), apply the Deposit (or part thereof) to the satisfaction of the same.

In the absence of damage, loss or outstanding fees, the Deposit will be refunded to you in full within 10 Business Days after the expiration of the Term.

### **3. Payment Terms**

You must pay the Deposit before you take possession of the Bike.

Weekly Fees are payable weekly in advance. You are required to subscribe to the appropriate Bolt Bikes Plan through the app, prior to collecting the Bike. You authorize Bolt Bikes to debit your nominated debit or credit card with the amount of the Weekly Fees as and when they fall due.

## PART B: Rental & Rent-to-Buy Terms

The terms and conditions set out in this part apply to you (in addition to the terms set out in Part A and Part C).

### 1. Agreement to terms

By signing this agreement, you agree to rent, and Bolt Bikes agrees to hire to you, the Bike specified in this agreement, on the terms contained in this agreement.

### 2. Rental Period

Bolt Bikes agrees to rent the Bike to you from the Start Date of when you take possession of the Bike. The parties agree that this agreement starts (and the first payment is taken) on the Start Date specified above and terminates when the agreement has been terminated and the Bike has been returned in accordance with the provisions of this agreement.

### 3. Rent-to-Buy Period

The rent-to-buy period you have chosen is set out in the plan you selected or fifty-two (52) weeks otherwise. Bolt Bikes agrees to rent the Bike to you from the Start Date.

### 4. Weekly Rental Fees

You agree to pay Bolt Bikes the Weekly Fees for use of the Bike weekly, in advance. Weekly Fees are payable from the date that you take possession of the Bike until the Bike is returned to Bolt Bikes, as set out in this agreement, unless otherwise agreed by the parties in writing.

### 5. Termination

Notwithstanding anything to the contrary in this agreement, either party may terminate this agreement by giving the other party seven (7) days' notice in writing. If a payment remains outstanding for more than seven (7) Business Days, Bolt Bikes may terminate this agreement immediately by giving notice to you in writing. If Bolt Bikes terminates the agreement for non-payment, you must immediately return the Bike to Bolt Bikes in accordance with the instructions given in the notice.

### 6. Return of the Bike

On notification of termination, Bolt Bikes and you will agree an end date ("End Date"). The End Date must not be less than 7 days from the date of the termination notice, unless Bolt Bikes has consented in writing to an assignment or Bolt Bikes has terminated the Agreement for non-payment, in which case the End Date will be set out in the notice.

On or before the End Date, you must return the Bike:

- a. to a designated Bolt Bikes Location, on or before the End Date, during operating hours; and
- b. in the same condition as it was at the commencement of the Rental Period, ordinary wear and tear excepted.

The Bike will be deemed returned to the possession of Bolt Bikes when Bolt Bikes or their authorized representative signs for the Bike. Weekly Fees will continue to apply for each day (or part thereof) between the date of notification of termination and the End Date or, if you fail to return the Bike as set out above or as otherwise instructed by Bolt Bikes, the date that the Bike is returned to Bolt Bikes.

If you do not return the Bike on the End Date then:

- a. you must pay Bolt Bikes Weekly Fees for each day (or part thereof) between the End Date and the date the Bike is returned;
- b. after written notice to you, Bolt Bikes may report the Bike as stolen to the Police; and
- c. you must compensate Bolt Bikes for any reasonable costs incurred in recovering the Bike.

### 7. Early Buyout

If you wish to take ownership of the Bike prior to the end of the Rent-to-Buy Period, Bolt Bikes may agree (in its absolute discretion) to an early transfer subject to such further terms and fees as Bolt Bikes specifies.

### 8. Transfer of Ownership

At the end of your Rent-to-Buy Period (or sooner in the case of an early buy-out), if:

- a. all fees and charges owing to Bolt Bikes in respect of this agreement have been paid; and
- b. all of your obligations under this agreement have been fulfilled; and
- c. you make a balloon payment of \$101.00 to Bolt Bikes within the time period for payment specified by Bolt Bikes. This payment will be deducted from your Starter Fee payment, if your Starter Fee is equal to or greater than \$101.00. If your Starter Fee is lower than \$101.00, your last two weekly payments will suffice.

then,

- a. Bolt Bikes will transfer ownership of the Bike to you; and
- b. this agreement will terminate.

You acknowledge and agree that on transfer of ownership of the Bike to you, this agreement terminates and all obligations incurred by Bolt Bikes under this agreement (in particular but not limited to those relating to servicing, maintenance and insurance of the Bike) expire, save for those provisions which survive termination.

**9. Ownership Risk**

Ownership risk in the Bike remains with Bolt Bikes until ownership of the bike is formally transferred to you, at which time risk in the bike transfers to you.

## **PART C: Concluding Contract Terms**

### **1. Late, Missed or Overdue Payments**

If a payment is not made on time, as agreed for any reason (for example, if there are insufficient funds available in the nominated account), you will incur an administrative fee of \$2/day. The administrative fee applies for every missed payment where an attempt is made to process a payment and it is returned by the relevant financial institution. Bolt Bikes reserves the right to charge interest at the rate of the lesser of 6% per annum or the maximum amount allowable under law as at that date on all amounts outstanding until paid in full.

To the extent permitted by law, Bolt Bikes may also refer the matter to a debt collector or attorney for collection of fees outstanding and repossession of the Bike, if applicable, in which case you will be liable to pay to Bolt Bikes all fees and charges payable in respect of the debt collector's fees (including any commission), costs associated with recovering possession of the Bike and attorney's fees on a full indemnity basis as permitted by law.

### **2. Location sharing**

You consent to share location data with Bolt Bikes. The Renter may revoke this consent via a written request to the Owner and swapping the Bike for one that is not GPS-enabled. Bolt Bikes agrees NOT to share the Rider's location data with any third party without consent or without removing the identity of the rider.

### **3. Authorized Use**

Bolt Bikes authorizes you to use the Bike during the Term for reasonable business and personal use, subject to the provision that such use must be predominantly for business purposes and must not involve operation of the Bike outside of reasonable and safe parameters.

Authorized business use includes commercial delivery services, such as document or food delivery, in accordance with local road rules and legislation.

Authorized personal use includes operation of the Bike on roads in accordance with local road rules and legislation.

Unauthorized Use includes (but is not limited to) any business or personal use involving:

- a. the operation of the Bike by any person other than you; or
- b. the carriage of any person in addition to you; or
- c. the usage of the Bike by any person under the age of 18; or
- d. the towing of another person, vehicle or other object; or
- e. the influence of any alcohol, drugs, medication, or other substance that may impair your ability to safely operate the Bike; or
- f. the operation, use or involvement in any way of the Bike in violation of any laws or for an illegal purpose; or
- g. any race or competition.

**RIDING A BICYCLE MAY CAUSE INJURIES OR DISCOMFORT AND MAY WORSEN OR COMPLICATE UNDERLYING MEDICAL CONDITIONS OR DISEASES. BY CHOOSING TO RIDE A BICYCLE, YOU ASSUME ALL RESPONSIBILITIES AND RISKS FOR ALL SUCH INJURIES OR OTHER MEDICAL CONDITIONS.**

### **4. Bolt Bikes Warranty**

Bolt Bikes represents that, to the best of its knowledge and belief, the Bike is supplied to you at the commencement of the Term:

- a. in sound and safe condition, suitable for Authorized Use; and
- b. free of any known faults or defects that would affect its safe operation under normal use; and
- c. in accordance with the manufacturer's standards.

Apart from this and any other warranty or guarantee set out in this agreement, or which you are entitled to by law, Bolt Bikes excludes all other warranties or guarantees.

### **5. Consumer Law**

Our products and services come with guarantees that cannot be excluded under applicable consumer law. Nothing in this agreement impacts your rights under applicable consumer law, including your right to a remedy if we fail to meet a consumer guarantee.

### **6. Limitation of Liability**

**TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL WE, OR OUR OFFICERS, DIRECTORS, EMPLOYEES, AFFILIATES, EQUITY HOLDERS, REPRESENTATIVES OR AGENTS BE LIABLE FOR ANY, INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, OR ANY OTHER DAMAGES OF ANY KIND, INCLUDING BUT NOT LIMITED TO LOSS OF INCOME, PROFITS, GOODWILL, DATA, OR USE OF MONEY, WHETHER IN TORT (INCLUDING WITHOUT LIMITATION NEGLIGENCE), CONTRACT OR OTHERWISE, ARISING OUT OF OR RELATED TO ANY ACCESS TO, USE OF, OR INABILITY TO ACCESS OR USE THE BIKE OR ANY OF ITS FEATURES, FUNCTIONALITIES, CAPABILITIES OR CONTENT, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.**

**TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, OUR OFFICERS, DIRECTORS, EMPLOYEES, AFFILIATES, EQUITY HOLDERS, REPRESENTATIVES AND AGENTS DISCLAIM ALL WARRANTIES, EXPRESS OR IMPLIED, IN CONNECTION WITH THE BIKE AND YOUR USE THEREOF, INCLUDING BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.**

This section does not affect, and is not intended to affect, any rights that a consumer has that are not able to be excluded under applicable consumer laws.

Notwithstanding anything herein to the contrary, Bolt Bikes' aggregate liability to you shall be capped at the higher of \$1,000 or one year's fees under this agreement.

We provide no liability protection under the terms of the Rental Agreement to the renter from claims of injury by others against you resulting from an accident. Your personal/business insurance may cover your liability.

## **7. Your Warranties**

You warrant that you:

- a. have been advised by Bolt Bikes that it is recommended that you obtain and maintain appropriate public liability insurance coverage for loss or damage caused to persons or property in connection with your use of the Bike; and
- b. will only use the Bike for Authorized Use; and
- c. will, at all times during the Term while the Bike is not in use, lock the Bike using the supplied U-Lock in accordance with all reasonable directions of Bolt Bikes, and keep the Bike stored indoors and covered overnight
- d. are knowledgeable about the operation of a bicycle, and about the laws pertaining to bicycles operated within New York State; and
- e. do not suffer from any physical or mental condition, as far as you are aware, which may impact on your ability to safely control the Bike, including in variable traffic and weather conditions; and
- f. will, at all times, wear an industry standard helmet while riding the Bike; and
- g. will satisfy yourself on each occasion before commencing a ride that the Bike is roadworthy (including front and back lights if you intend on riding after sunset).

You will defend, indemnify and hold harmless Bolt Bikes and its parents, subsidiaries, agents and affiliates in respect of any liabilities, claims, loss or damage arising out of any warranty given in this clause being incorrect or any breach of this agreement or intellectual property and will be solely responsible for all loss and damage so arising, including (but not limited to) all associated, tickets, fines, and fees. Bolt Bikes reserves the right to assume the exclusive defense and control of any matter otherwise subject to indemnification by you, and, in such case, you shall agree to cooperate with our defense of such claim.

## **8. Responsibility for Loss and Damage**

You hereby acknowledge that you are liable for:

- a. the loss of, and all damage to, the Bike during the Term of this agreement; and
- b. all damage or injury to any person or property of any person:
  - i. which is caused or contributed to by you or any person you allow to drive the Bike, including flat tires; or
  - ii. which arises from the use of the Bike by you or any person you allow to drive the Bike.

In the event of loss or damage to the Bike or other loss or damage arising in connection with the use of the Bike, you must:

- a. provide Bolt Bikes with details of the incident including:
  - i. an accurate description of the incident e.g. state stolen and the location,
  - ii. name, address and license number, of any other person involved,
  - iii. registration of any other vehicles involved,

- iv. names and station of any police officers involved;
- b. promptly report the incident in writing to Bolt Bikes within 24 hours, together with a copy of the police report to be submitted within 48 hours and event number, in the event the Bike is stolen;
- c. return all parts of the Bike which have not been damaged or stolen (e.g. lock, keys, battery, charger, etc.) to Bolt Bikes.

**Damage & Theft Cover:** If you have opted in for Damage & Theft Cover, your liability for loss or damage to the Bike as a result of theft by a third-party will be limited to the lesser of the Excess outlined in Damage & Theft Cover Plan or the remaining payments due on your plan (Rent To Own plan only), as long as:

- a. you are not otherwise in breach of this agreement,
- b. you are no more than 1 week in arrears with payment of Weekly Fees,
- c. contact Bolt and provide details of the incident within 24 hours of the theft,
- d. file a police report and provide a copy of the report and event number to Bolt within 48 hours..

If you have not opted in for Damage & Theft Cover and the Bike is lost or stolen or your Damage & Theft Cover does not apply, you will be liable to pay Bolt Bikes the lesser of \$1,500, being the replacement value of the Bike, or the remaining payments due on your plan (Rent To Own plan only), plus any additional costs incurred by Bolt Bikes incidental to the loss or theft of the Bike, by way of liquidated damages. You agree to pay such amount immediately on demand.

Please see attached Schedule 1 for a list of fees you will be charged for each broken part of the Bike.

## 9. Maintenance, Security and Safety

You hereby agree to comply with the following for the Term:

- a. maintain the Bike to the same standard in which the Bike is supplied to you in (including by complying with all additional servicing or repairs recommended by Bolt Bikes at any service);
- b. complete the safety and maintenance checks outlined in the Bolt Bikes Safety, Security and Maintenance Guide;
- c. during the Term while the Bike is not in use, lock the Bike using the supplied U-Lock in accordance with all reasonable directions of Bolt Bikes, and keep the Bike stored indoors and covered overnight, including as set out in the Safety, Security and Maintenance Guide, as amended from time to time;
- d. comply with all applicable transport laws;
- e. visit a nominated Bolt Bikes location with the Bike as directed by Bolt Bikes for a service within 7 days of being requested to by Bolt Bikes

For Rental customers and those customers who have subscribed to the Weekly Maintenance Plan, standard services are provided at no cost once every 1500 miles during the Term, however if Bolt Bikes or their representative identifies any damage requiring repair (apart from ordinary wear and tear), including (but not limited to) a flat battery, flat or punctured tire, lost keys to locks or other accidental damage, you will be responsible to pay for such repairs. Refer to the Safety, Security and Maintenance Guide for current pricing.

All other services required 1500 miles after the Agreement Date, will be charged to the customer at a rate of \$30 per hour, in 15 minute increments, plus the cost of any parts replaced (refer to Appendix B).

## 10. Dispute Resolution

If a dispute arises between the parties, you may not commence any court proceedings (except where they seek urgent interlocutory relief), unless you have first complied with this clause.

The rights and remedies in this Section 10 are cumulative and are in addition to and not in substitution for any other rights and remedies of Bolt Bikes available at law or in equity or otherwise, including any debt collection mechanisms legally available.

This Rental Agreement is governed by, and must be construed and enforced in accordance with, the laws of the State of New York, excluding principles of conflicts of laws.

The parties agree that any dispute or Claim relating in any way to your use of the Bikes will be resolved by binding arbitration, rather than in court, except that a party may assert claims in small claims court if the claims qualify or through any debt collection mechanisms legally available. The Federal Arbitration Act and federal arbitration law apply to this Rental Agreement.

The party must inform the other party in writing of the nature of the dispute, the outcome they desire to resolve the dispute, and the action they believe will settle the dispute. The arbitration will be conducted

by JAMS in accordance with the JAMS Streamlined Arbitration Procedure Rules in effect at the time the arbitration is initiated, excluding any rules or procedures governing or permitting class actions. Payment of all filing, administration and arbitrator fees will be governed by JAMS's rules. The arbitration shall take place in New York City or at such other venue (and pursuant to such procedures) as is mutually agreed upon.

**THE PARTIES EACH AGREE THAT ANY DISPUTE RESOLUTION PROCEEDINGS WILL BE CONDUCTED ONLY ON AN INDIVIDUAL BASIS AND NOT IN A CLASS, CONSOLIDATED OR REPRESENTATIVE ACTION.**

If for any reason a claim proceeds in court rather than in arbitration, the parties each agree that such proceeding shall take place solely by means of judicial reference pursuant to New York State Code of Civil Procedure section 638. The parties also both agree that either party may bring suit in court to enjoin infringement or other misuse of intellectual property rights.

You have the right to opt out and not be bound by the arbitration and class action waiver provisions set forth above by sending written notice of your decision to opt out to [hello@getboltbikes.com](mailto:hello@getboltbikes.com) with the subject line, "BOLT BIKES ARBITRATION AND CLASS ACTION WAIVER OPT-OUT." The notice must be sent within thirty (30) days of the Start Date, otherwise you shall be bound to arbitrate disputes in accordance with the terms of those paragraphs. If you opt out of these arbitration provisions, Bolt Bikes also will not be bound by them.

In the event that the arbitration provisions above are found not to apply to you or to a particular claim or dispute, you agree that the venue for any such Claim or dispute is exclusively that of a state or federal court located in New York City. The parties agree to submit to the personal jurisdiction of the courts located within New York City for the purpose of litigating all such claims or disputes.

Further, if Bolt Bikes prevails in litigation against you to enforce its rights under this Agreement, Bolt Bikes shall be entitled to its costs, expenses, and reasonable attorneys' fees (whether incurred at or in preparation for trial, appeal, or otherwise) incurred in resolving or settling the dispute, in addition to all other damages or awards to which Bolt Bikes may be entitled.

All communications made by the parties arising out of this dispute resolution clause are confidential and to the maximum extent possible, must be treated as "without prejudice" negotiations for the purpose of applicable laws of evidence.

This clause survives termination of this agreement.

**11. Assignment**

You may elect to assign your rights and obligations under this agreement to another person, subject to Bolt Bike's prior written approval. Such approval may be subject to the provision of additional information and conditions. Bolt Bike's decision on assignment will be final. In the event of an assignment, you must pay all charges up and including the effective date of assignment.

**12. Relationship of Parties**

This is a contract for the supply of goods and services and is not intended to create any other relationship between the parties, such as employment, agency, joint venture, partnership, contractor and principal or franchisee and franchisor.

**13. Changes to terms**

An amendment or variation of any term of this agreement must be in writing and signed by each party.

**14. Definitions**

- a. *Authorized Use* means the use for which you are authorized by Bolt Bikes to use the Bike, as set out in clause 3 of this Part C.
- b. *Business Day* means a day on which banks are open for business in New York City, other than a Saturday, Sunday or public holiday.
- c. *Consumer Price Index* means the percentage increase in price for a fixed basket of goods and services purchased by the average household.
- d. *End Date* means the date agreed between you and Bolt Bikes to return possession of the Bike to Bolt Bikes, should either Bolt Bikes or you notify the other of termination of this agreement (but not including if Bolt Bikes notifies you of termination of this agreement due to your non-payment of fees or charges owing under this agreement – in that case the end date will be specified in the notice of termination).



- e. *Safety, Security and Maintenance Guide* means the Bolt Bikes' Safety, Security and Maintenance Guide that will be given to you on your initial collection of the Bike from Bolt Bikes.
- f. *Start Date* is the date specified in clause 1.
- g. *Term* means for a Rental Only plan, the period between the Start Date and the date that Bolt Bikes re-takes possession of the Bike or the date this agreement is terminated (whichever is later), inclusive.
- h. *U-Lock* means the bicycle lock provided to you by Bolt Bikes for the purposes of securing the Bike when leaving it unattended.
- i. *Unauthorized Use* means any use other than an Authorized Use, as set out in clause 3 of this Part C.
- j. *Weekly Fees* means the weekly rental fees payable by you to Bolt Bikes.

## 15. Interpretation

In this agreement the following rules of interpretation apply, unless the contrary intention appears or context otherwise requires:

- a. Headings and subheadings are for convenience only and do not affect the interpretation of this agreement.
- b. References to clauses, Schedules, annexures, appendices, attachments, parts and exhibits are references to the clauses, and the Schedules, annexures, appendices, attachments, parts and exhibits to, this agreement.
- c. References to parties are references to the parties to this agreement.
- d. References to a party to any agreement or document include that party's permitted assignees and successors, including executors and administrators and legal representatives.
- e. Words denoting the singular include the plural and words denoting the plural include the singular.
- f. Words denoting any gender include all genders.
- g. The word 'person' includes any individual, corporation or other body corporate, partnership, joint venture, trust, association and any Government Agency.
- h. A reference to any agreement or document (including this agreement) includes any amendments to or replacements of that document.
- i. A reference to a law includes:
  - i. legislation, regulations and other instruments made under legislation and any consolidations, amendments, re-enactments or replacements of them;
  - ii. any constitutional provision, treaty or decree;
  - iii. any judgment;
  - iv. any rule or principle of common law or equity, and is a reference to that law as amended, consolidated, reenacted, replaced or applied to new or different facts.
- j. No provision of this agreement will be construed adversely to a party because that party was responsible for the preparation of that provision or this agreement.
- k. A reference to time is a reference to the time in New York City unless otherwise specified.
- l. A reference to a day is to be interpreted as the period of time commencing at midnight and ending 24 hours later.
- m. If any act is required to be performed under this agreement by a party on or by a specified day and the act is performed after 5.00 pm on that day, the act is deemed to be performed on the next day.
- n. If any act is required to be performed under this agreement on or by a specified day and that day is not a Business Day, the act must be performed on or by the next Business Day.
- o. A reference to an amount of dollars, U.S. dollars, \$ or US\$ is a reference to the lawful currency of the United States of America, unless the amount is specifically denominated in another currency.
- p. Specifying anything in this agreement after the terms 'include', 'including', 'includes', 'for example', 'such as' or any similar expression does not limit the sense of the words, description, definition, phrase or term preceding those terms unless there is express wording to the contrary and shall be deemed to include "without limitation".
- q. Where a word or phrase is defined, other parts of speech and grammatical forms of that word or phrase have corresponding meanings.

**Appendix A**

<b>Parts</b>	<b>Replacement Cost</b>	<b>Repair Cost</b>
<b>WHEELS</b>		
Wheels	\$200.00	\$20.00
Tubes (Flat tire)	\$25.00	\$20.00
Spoke	\$45.00	-
Tire	\$55.00	-
<b>DRIVETRAIN</b>		
Derailleur	\$70.00	-
Chain Ring	\$95.00	-
Chain	\$45.00	-
Shifters	\$85.00	\$20.00
Shift Cable	\$25.00	\$20.00
Shift Housing	\$50.00	\$20.00
<b>BRAKES</b>		
Brake Levers	\$55.00	-
Brake Cable	\$25.00	-
Brake Housing	\$50.00	-
Disc Brake	\$30.00	-
Disc Brake Rotor	\$20.00	-
<b>POWER</b>		
LCD Display Smartmotion	\$120.00	-
Charger	\$55.00	-
Battery	\$550.00	\$80.00
Trays battery	\$35.00	-
<b>ACCESSORIES</b>		
Mudguard Front	\$40.00	-
Mudguard Rear	\$40.00	\$20.00
Lights (front)	\$75.00	\$20.00
Lights (rear)	\$100.00	\$20.00
Lock / cable lock	\$80.00	-
Bell	\$15.00	-
Grips	\$24.00	-
Kick Stand	\$35.00	-
Keys Replacement (new lock required)	\$120.00	-
Saddle	\$50.00	-
Seatpost	\$35.00	-
Rack Rear	\$180.00	\$80.00
Handlebar	\$50.00	-