## Riders Share Reservation Agreement

The following terms have been agreed between Renter, and the Owner (the "Parties"), as they have agreed upon certain terms and created a reservation using the Riders Share platform. The Parties agree and understand that Riders Share provides a platform enabling them to agree to the terms of the reservation and the rental between the Parties. Riders Share is not a party to this agreement, except to the extent they shall provide administrative and support services to facilitate the performance of the agreement between the Parties according to the following terms:

Execution of Reservation Required prior to start of Rental Period. Subject to the Renter and Owner Policies, and Riders Share Service Agreement, the Renter has communicated a booking request or, "offer" to the Owner, and Owner has accepted.

Subject to completion of the Reservation, as further described in Rider Share's Owner and Renter's Terms, the Parties shall follow the procedures detailed in the Pick-up section of the Owner and Renter's Terms. The Rental or Trip period shall commence upon the Parties mutual satisfaction of the conditions precedent, and Owners submission of a photo of Renter's valid motorcycle license and odometer, thus commencing the Rental Period.

Until such time as the Rental Period commences the confirmed reservation is voidable if either Party believes starting the Rental or Trip Period would violate any incorporated Terms including this Reservation Agreement

During the Rental period the Parties may only alter the terms of this Reservation by the Parties as specifically provided for under Rider Share's Terms and Policies, or by express written agreement to an extension of the Rental Period by the Parties.

The Parties agree that Owner's submission of photo proof of valid license, shall serve as confirmation that the Reservation terms have been accepted by the Parties. If the Parties decide not to commence the Rental or Trip Period, for failing to meet any condition of this Reservation Agreement, or incorporated Terms and Policies this Reservation Agreement may be voidable subject to cancellation policies of Riders Share.

Consent to Riders Share Services The Parties understand and acknowledge that Riders Share is not a party to this transaction other than the administrative support provided in the formation and performance of the agreement between them. Accordingly, the Parties accept Rider Share's appointment as Payment Agent in furtherance of this transaction. The Parties agree and understand that Riders Share shall be responsible for collecting fees to which the Parties have agree and any overages, fees, or amounts not covered by insurance. For this administrative service, and provision of the Riders Share platform Riders Share shall charge fees as further outlined in the Service Agreement.

Insurance The Parties agree and represent that they have reviewed the Riders Share Insurance Terms and have been made aware of additional insurance products that may be available to them. Riders Share has made no particular representation pursuant to the Rental Transaction as to the sufficiency of any personal insurance policies held by either Parties. Additionally, Riders Share further instructs the Parties that adherence to the Terms and Policies set forth are required to ensure coverage of any applicable Insurance Policy offered by third parties through Rider Share. Coverage under the Master Policy is not effective until all conditions set forth in this Agreement, and Terms otherwise incorporated have been satisfied, and the Rental Period has begun. The Parties designate Riders Share as agent to the extent necessary to investigate, or perform any duties required of them under the Insurance Terms. Acceptance of this Reservation, and commencement of the Rental Agreement shall denote Parties acceptance of all incorporated Policies.

COMMENCEMENT OF RENTAL: By execution of this Reservation the Parties individually and jointly represent and agree that they accept and agree to the Terms and Policies set forth by Riders Share in acceptable use of this platform in furtherance of the Riders Share community. Acceptance of this Reservation Agreement shall evidence the Terms under which the Parties have agreed to complete the Rental Transaction. The Renters and Owners Terms include further instructions regarding the process by which a Reservation Agreement may be accepted by both Parties in order to begin the Rental Period, effective upon Owners submission of the Photo Evidence of Renter's Valid Driver's License. The Parties agree that this Reservation Agreement shall only convert into a Rental upon satisfaction of conditions as otherwise set forth in the Terms and Conditions. Nothing in this Reservation Agreement shall be interpreted to waive any fees due to Riders Share on behalf of Renter (i.e. additional Insurance Waivers, After-arising incidental expenses, or Trip Fees. Owners submission of Photo Evidence of Renters Valid ID, shall denote satisfaction of all conditions precedent to Rental, Renter's commencement of Rental and submission of required authorizations as may be required shall manifest their acceptance of all financial responsibility for all charges due subsequent to Reservation to Riders Share, or fees or damages beyond any Insurance coverage selected.

ACCEPTANCE OF TERMS: The undersigned Parties, Owner and Renter, agree and understand that the foregoing agreement arises under the Terms and Policies set forth in the Ride Share Service Agreement and all included policies. This agreement shall be interpreted under the laws of the State of California, regardless of choice of law provisions in the State in which the contract is executed, as interpreted by Arbirtators as the Parties have agreed. The undersigned agree and represent they have the capacity to enter into this agreement and their use of the Riders Share Services and activities undertaken during the term of this rental shall be lawful, and the Parties have assumed all risks inherent. The Parties further agree that this Reservation Agreement reflects the terms negotiated between Owner and Renter, and does not include any Service fees or additional insurance coverage, which may be presented to Renter by invoice.

## Riders Share Reservation Agreement

NOTICE TO THIRD PARTIES: THIS DOCUMENT SHALL SERVE AS NOTICE TO THIRD PARTIES ONLY TO THE EXTENT THAT IT SHALL DEMONSTRATE THAT THE PARTIES HAVE EXECUTED SAID RESERVATION AGREEMENT AND UPON COMMENCEMENT OF THE RENTAL PERIOD, OWNER HAS EFFECTUATED A BAILMENT OF THE LISTED EQUIPMENT TO THE RENTER. RENTER HAS RIGHTFUL POSSESSION OF THE LISTED EQUIPMENT DURING THE TERM OF THE RENTAL WITH ALL DUTIES AND OBLIGATIONS ARISING THEREFROM. EXCEPT FOR THIS NOTICE OF LEGAL POSSESSION AND OPERATION OF THE EQUIPMENT PURSUANT TO THIS RENTAL AGREEMENT, NO WARRANTIES OR TERMS ARISING UNDER THIS OR RELATED AGREEMENTS SHALL CREATE PRIVITY OF CONTRACT WITH ANY THIRD PARTY, ASIDE FROM INSURERS. SPECIFICALLY, NO PASSENGERS, OR OTHER PARTIES IN INTEREST ARE MADE PARTIES TO THIS AGREEMENT UNLESS SPECIFICALLY LISTED, WITH DENOTED EXECUTION AND ACCEPTANCE OF THIS AND RELATED AGREEMENTS.