

REGULATIONS FOR THE USE OF ELECTRIC WHEELCHAIRS AND MONOSKIS

Approved by the Board of Directors at its meeting of 31 October 2023

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Art. 1 - Subject

These regulations govern the service concerning the loan for free use of 2 electric wheelchairs and a monoski for the disabled owned by the Municipality of Cortina d'Ampezzo, as part of the "Social and Inclusive Tourism in Veneto" project.

These are advanced mobility devices that allow users to travel off-road and, for users with lower limb disabilities, to practice skiing.

The service is managed by the Municipality through Se.Am. S.r.l. (hereinafter also referred to as Borrower), in accordance with the resolution of the Municipal Executive Committee no. 98 of 25.05.2023.

Art. 2 — Conditions of Use

The wheelchairs and the monoski referred to in art. 1 are made available free of charge to disabled visitors (hereinafter also only the Borrower), upon a specific request to Se.Am. via email (at the following address: segreteria@serviziampezzo.it) or by calling the telephone number 0436/881812.

Use is allowed for a maximum of 3 (three) days, even if not consecutive, within a maximum period of 15 (fifteen) days.

The delivery of the device and the related equipment supplied is subject to the signing of a specific delivery receipt and the payment of a deposit of €100.00, which will be refunded upon return of the equipment.

The use by disabled visitors of the electric wheelchair and the monoski can only take place in the presence of an adult companion capable, both physically and psychically, of assisting the disabled person in driving the vehicle.

Art. 3 — Obligations of the Borrower

The disabled person and/or their accompanying person(s) must comply with the reference rules set out in the Highway Code, the relevant Implementing Regulations and other provisions in force on the subject.

The vehicle must be used exclusively by the Borrower and cannot be transferred for use to third parties.

The Borrower is the caretaker of the wheelchair/monoski from the moment it is taken over and until it is returned to Se.Am. S.r.l.

Pursuant to art. 1804 of the Civil Code, the Borrower is required to guard and preserve the wheelchair/monoski with appropriate due diligence and must use them exclusively for their intended use.

The Borrower is also required to keep the wheelchair/monoski and related equipment in the same operating condition and in the same state of conservation in which they were delivered.

Any faults, breakages, damages or malfunctions must be immediately reported to the lender.

The Borrower must promptly report any theft of the wheelchair/monoski to the competent authorities and submit a copy of the complaint to Se.Am. In any case they are responsible to the lender for any theft or loss of the assets.

Art. 4 — Responsibilities of the Borrower

The Borrower must prove that they has a Third Party Liability insurance policy.

Se.Am. S.r.l. is in no way responsible for any damage suffered by the user or caused by them to people and things as a result of the use of the aid, nor for damage caused to them by third parties (people, things, animals, etc.).

The user is personally liable for any administrative sanction imposed on them during the use of the facility for infringements of the regulations in force on road traffic or on ski slopes.

Art. 5 — Minor or subject to protective institutions

The parent/guardian/curator/support administrator of the disabled minor or of the Borrower subject to protective institutions assumes all responsibility related to the above-mentioned declaration and guarantees to Se.Am. S.r.l. to validly represent or assist the disabled user with reference to the loan relationship and the consequent legal effects.

Art. 6 — Final Rules

For anything not governed by these Regulations, current legislation on the subject applies.

These Regulations are approved by the Board of Directors and come into force the day following their approval.