

West Midlands Cycle Hire Scheme - Corporate Minute Bundle(s) Terms and Conditions

1. These Terms and Conditions apply to the use and purchase of the Corporate Minute Bundles for use on the West Midlands Cycle Hire Scheme (“WMCH Scheme”).
2. WMCA have agreed to provide your organisation with Corporate Minute Bundles which shall be distributed by you to your employees (“Users”), enabling them to use the WMCH Scheme.
3. Corporate Minute Bundles shall be non-refundable.
4. You shall pay WMCA the relevant costs/fees for the Corporate Minute Bundles prior to WMCA issuing the Corporate Minute Bundle codes to you.
5. Corporate Minute Bundles shall be provided to you as codes in the format of a list in an excel / CSV format. It is your responsibility to distribute the Corporate Minute Bundles to your employees.
6. Users of the Corporate Minute Bundles will need to download the Beryl App in order to:
 - 6.1. sign up to the WMCH Scheme Terms and Conditions;
 - 6.2. input their bank details; and
 - 6.3. redeem their Corporate Minute Bundle code.
7. Users of the Corporate Minute Bundles must conform to the WMCH Scheme Terms and Conditions when using a bike.
8. Users redeeming the Corporate Minute Bundles (via their code) may be liable to additional costs as per the WMCH Scheme Tariff, specifically relating to:
 - 8.1. accessing a WMCH scheme e-bike – a £1.50 unlock fee will be payable for each e-bike journey;
 - 8.2. a £5 charge for parking a bike (pedal bike or an e-bike) outside of a docking station, but within the WMCH Scheme designated zone; and
 - 8.3. a £10 charge for parking a bike (pedal bike or an e-bike) outside of a docking station and outside of the WMCH Scheme designated zone.
9. Where Users utilise all of their minutes under the Corporate Minute Bundle(s), any additional minutes shall be charged in accordance the WMCH Scheme Tariff.
10. WMCA shall not be liable whatsoever for any loss or damage suffered by you or your employees in respect of the use of the Corporate Minute Bundles on the WMCH Scheme.
11. This agreement and any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with it or its subject matter or formation shall be governed by and interpreted in accordance with the law of England and Wales.

12. The parties irrevocably agree that the courts of England and Wales have exclusive jurisdiction to settle any dispute or claim (including non-contractual disputes or claims) that arises out of, or in connection with, this agreement or its subject matter or formation.