

MOBILITY SCOOTER REGISTRATION FORM SH-921-2019

Please complete this form and return to the Housing office.

1. The operation and parking of a scooter on District property will be at the tenant's own risk and the District will not be held liable for any damage to the scooter.
2. Tenants are required to park, store and charge their scooter within their own unit. The tenants are responsible for ensuring the battery for the scooter is maintained and charged and this shall not become the responsibility of the District.
3. Scooters are prohibited from being stored in stairwells, corridors, common areas and evacuation routes within a building as they pose a fire hazard and are a possible health and safety concern.
4. Trailing wires or cords across corridors or escape routes in a building or on the property for the purposes of charging a scooter is strictly prohibited.
5. Scooters are not to be parked, stored, or left in a manner that blocks a sidewalk, stairway, doorway, or accessible ramp. They are not to be parked on the grassy areas of the property. Tenants are to supply their own protective covering for the scooter to protect against outside elements.
6. If a building has a designated scooter parking room, such as at McVittie Place, this may only be used as temporary parking while the owner of a scooter is out of the building. Such designated rooms are not to be used for long-term parking or storage of scooters.
7. The scooter must be maintained in good working condition (safe to operate and/or store) based on the manufacturer's standard operating and maintenance requirements.
8. The District may claim against the tenant for any damage caused to a District building or property by the scooter or the use of the scooter.
9. The scooter must be ridden in a safe manner and tenants must ensure that all use and safety practices, as outlined by the manufacturer, are followed
10. The District may prohibit a tenant from using a scooter in the facility if, by their own general disregard for safety, they place other tenants, visitors, staff or property at risk.
11. The scooter owners will be held responsible for any costs incurred by the District for the removal or storage of a scooter from District property if that is required.

12. It is advisable that tenants have their own insurance to cover liability and/or accident.

13. All inquiries with regard to the use and storage of scooters should be directed to the building Case Manager.

Make: _____

Colour: _____

This document forms part of the tenancy agreement for

Address: _____

Signed this _____ day of _____.

Tenant: _____
Signature

Tenant: _____
Signature

Landlord: District Municipality of Muskoka

Authorized Signature: _____

Please report any vehicle changes to the Housing office 705-645-2412 X4960