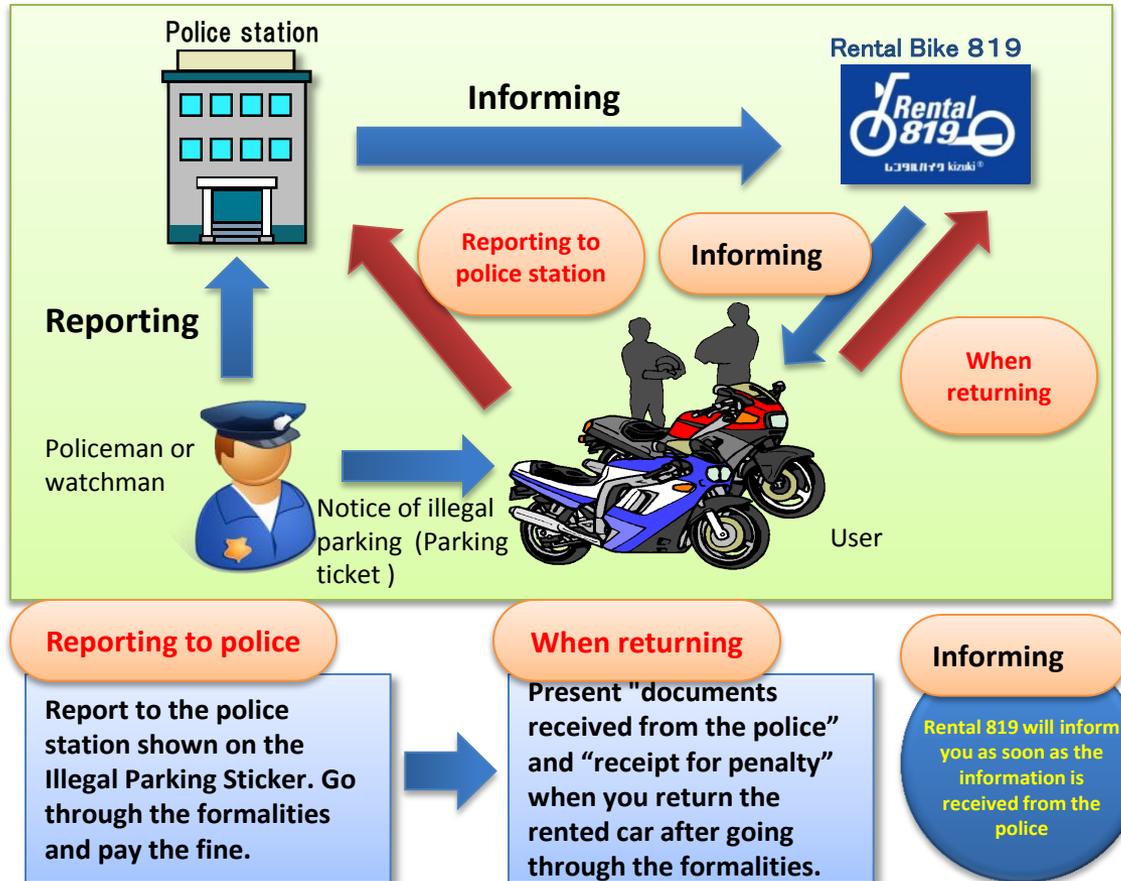


During the period of use

When the Illegal Parking Sticker is attached to a rented vehicle.



When you fail to complete the formalities before returning a rented vehicle, we will charge you the Illegal Parking Fee of 20,000 yen for the rented vehicle. Moreover, if you fail to complete the formalities or pay the Illegal Parking Fee, we will report you to the police, Public Safety Commission; and any further requests from you for rental vehicle will be refused from all branches of Rental 819 in Japan. If you go to the police after returning the vehicle, pay the penalty, and present the Illegal Parking Sticker and receipt to us, we will refund the Illegal Parking Fee.

RENTAL AGREEMENT: Some excerpts

Article 17 Measures in Case of Illegal Parking

1. When the Renter /the Driver parks the Rental Vehicle in violation of the Road Traffic Law during the period of use of the Rental Vehicle, the Renter / the Driver shall pay violation charges, as well as the charges of towage, storage and others in connection with such illegal parking.
2. In the event that police notifies the Company of the Renter's or the Driver's illegal parking of the Rental Vehicle, the Company shall contact the Renter or the Driver, instructing the Renter or the Driver to move the Rental Vehicle without delay and also to appear at the police station at the expiration of the Rental Agreement or by specific time instructed by the Company for completion of the legally required procedure. Then the Renter or the Driver shall comply with such instructions given by the Company. When police tows the Rental Vehicle, the Company may collect the Rental Vehicle from police on its own judgment.
3. The Company may inquire into the status of the legally required procedure by the Renter or the Driver on its own judgment after giving the instructions to the Renter or the Driver in accordance with Article 17.2 by checking the traffic violation notice, payment notice or the receipt of a penalty or other charges. If the Renter or the Driver fails to complete the legally required procedure, the Company shall continue to give instructions in accordance with Article 17.2 to the Renter or the Driver until the Renter or the Driver pay in full such fines and other charges. Furthermore, the Company shall require the Renter or the Driver to sign a specific document (hereinafter referred to as "Acknowledgement Letter") to the effect that the Renter or the Driver admit having illegally parked the Rental Vehicle, that the Renter or the Driver shall appear at the police station and that the Renter or the Driver shall act in compliance with the related laws and regulations. The Renter or the Driver shall comply accordingly.
4. The Company shall cooperate with police in pursuit of the responsibility of the Renter or the Driver in connection with the illegal parking, taking such action as the Company deems necessary or appropriate. The Company shall submit to police documents containing personal information, including, but not limited to, the Acknowledgement Letter, a copy of the Rental Vehicle Certificate and other documents as necessary. The Company shall also take necessary legal measures by submitting to Public Safety Commission documents containing personal information, including, but not limited to, a letter of explanation, the Acknowledgement Letter, a copy of the Rental Vehicle Certificate and other documents as necessary in accordance with Article 51.4.6 of the Road Traffic Law and reporting to Public Safety Commission factual aspects of the illegal parking. The Renter or the Driver shall consent to such actions the Company may take.

Article 23 (Agreement on Registration and Use of Rental Information)

Notwithstanding the provisions relating to the treatment of personal information referred to in the beginning of the "Agreement", the "renter" and the "driver", if either of the conditions applies to him/her, shall agree to have the objective information based on the fact of rental, including his/her name, address, driver' license no., etc. (hereinafter referred to as "rental information") registered with Kizuki Corporation,

1. if the "renter" or the "driver" fails to pay the penalty and fine for illegal parking specified in Article 17, paragraph 5 to the Company by the due date designated by the Company; and
2. if either item of Paragraph 1 of the preceding Article is applicable. Notwithstanding the provisions relating to the treatment of personal information referred to in the beginning of the "Agreement", the "renter" and the "driver" shall agree to the following matters:
 1. The rental information registered with Kizuki Corporation shall be used by the Kizuki Corporation and member Kizuki Corporation of each prefecture as well as by member companies.
 2. The rental information registered on the renters watch list shall be used by Kizuki Corporation.

Article 8 (Refusal of Rental)

If the Renter /the Driver is registered on the renters watch list shared by Kizuki Corporation or Rental 819 (hereinafter referred to as "renters watch list").