Does your business sell motorized scooters, including electric bikes?

Definition: A motorized scooter is any wheeled device with handlebars powered by an electric or gasoline motor that can propel the device without human power and cannot be registered with the New York State Department of Motor Vehicles (DMV). Devices include, but are not limited to, electric bikes, mini-bikes, and stand-up scooters without a seat.

Use this checklist to learn what our inspectors look for and help avoid violations.

For your convenience, each Requirement includes the relevant section of law and/or rule, so you can refer to it for more information. The KEY below describes the legal citations and symbols used in this checklist.

<table>
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<th>Requirement</th>
<th>Do you meet this requirement?</th>
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| 1 | It is illegal to sell, rent, or lease, or attempt to sell, rent, or lease a motorized scooter in New York City.  
   Tip: The ban includes electric bikes but does not include mopeds and other vehicles, which may be registered with the DMV.  
   Tip: Visit the DMV for a list of vehicles that cannot be registered.  
   Tip: Wheelchairs and other mobility devices for the disabled are exempt.  
   Tip: There is no speed requirement. The ban applies to even the slowest of motorized scooters.  
 | ☐ Yes |

NYC Code §20-762(b)

New York City businesses must comply with all relevant federal, State, and City laws and rules, which are available in DCA’s Business Toolbox. Businesses are responsible for knowing and complying with current regulations that affect their business.