

# General rental conditions

## Article 1: General

The tenant is the natural person who rents leisure equipment as an individual or the natural person who, as a group manager, rents leisure equipment for this group. The loan or sub-rental of equipment is strictly prohibited. As a provider of services, the lessor Villa Athéna provides the lessee with leisure equipment consisting of bikes and accessories. As the establishment does not have a store open to the public, rental is made on reservation.

## Article 2: Provision

The rental takes effect when the tenant takes possession of the equipment and accessories.

Cancellation possible until possession is taken. Helmet, anti-theft device and puncture kit are provided available free of charge. The tenant agrees to act "as a good father" and acknowledges having received the rented item in good working order.

The Tenant has half an hour from the start of its use to report a malfunction of the bicycle which may be declared attributable to Villa Athéna. Beyond this period, any dysfunction will be considered attributable to the tenant.

## Article 3: Special precautions

Formal ban on driving on a beach, a marsh, a lagoon and respect for the regulation related to the circulation of bicycles is required. Cleaning / dismantling costs and maintenance (100 €) will be required if the cycle has been in contact with the beach, lagoon or sea water (corrosion problem). In the event of a breakdown, the tenant is strictly prohibited from working on the equipment without the consent of the lessor.

## Article 4: Guarantee

The tenant is asked to pay a guarantee of 100 € by check or cash with presentation of the identity document. It is not cashed during the rental period. At the return of materials, the deposit is returned to the tenant, less any damage. In case of breakage, the equipment will be billed to the tenant on the basis of its value, less a percentage 20% obsolescence per year.

## Article 5: Theft-breakage liability

The lessee certifies that he has insurance covering the risks relating to the rental of a bicycle (cf. comprehensive home insurance). Under the Civil Code (Articles 1383 and 1384) the tenant is personally responsible for any breach of French law and is responsible for bodily injury and material damage caused by the use of the rented equipment.

However, the tenant cannot be held responsible for the damaging consequences of defects.

hidden from rented equipment or non-apparent wear and tear unsuitable for the use for which it is intended, therefore that proof of said defects or wear can be provided by the tenant.

## Article 6: Return

In case of return in advance, no refund can be demanded from the tenant.

from the lessor. The material must be returned at the agreed time or be the subject of a request prior by phone. If the lessor Villa Athéna has not been informed of the delay, he will reserve the right to impose a fee of € 15 per 30min late.