

## RENTAL TERMS AND CONDITIONS

1-La company(society) the Loire Valley Cycling rents(praises) to the customer, whose signature appears on the front, the material(equipment) was indicated(appointed) on the front. This rent is granted On the present general conditions and on the particular conditions specified on the front which the customer accepts and makes a commitment to respect.

2-Le tenant declares that he is good policy holder of third-party insurance

3-le tenant declares to be capable of leading(driving) the rented(praised) material(equipment) and declares to have no medical contraindication.

4-le rental agreement is neither transferable, nor contagious. Of express agreement(convention) between the parts(parties), the loan or the subletting of the materials(equipments) is strictly forbidden.

5-le rent comes into effect as the tenant takes up the material(equipment) and the accessories which are delivered to him(her). The risks will be transferred during the discount(delivery) of the material(equipment) I and accessories to the tenant who will assume(accept) the guarding(nurse) under the full responsibility, this one making a commitment to use them in any circumstances in good father / mother of family.

6-Le present contract is effective only for a period of the rent such as specified on the particular conditions appearing on the front. Any extension(extra time) of the contract will be subjected(submitted) to the agreement of the Renter.

7-le tenant recognizes to have received the thing rented(praised) in good working order with the basic equipment. He declares to have had personally all freedom to verify the material(equipment) and choose it according to his(her,its) need. In particular, the tenant recognizes that was proposed to him(her) the rent of all the helmets corresponding to the rented(praised) cycles. The helmet use by the tenant is very deeply advised(recommended) by the renter.

8-Le tenant makes a commitment to use the thing rented(praised) with caution, without danger for thirds(third parties) and according to regulations in force. The tenant is personally responsible for any driving offense and is always responsible for physical and material injury that he causes on the occasion of the use of the rented(praised) material(equipment) (art 1383 and 1384 of the code

9-Les repairs, interview(maintenance) and exchanges of rooms(parts,plays) or resulting tyres(pneumatics) of I (normal wear and tear are chargeable to the renter. The repairs, the interview(maintenance) and the exchanges of rooms(parts,plays) or resultant tyre(pneumatic) of for lack of the customer are chargeable to the latter. The fixed asset(immobilization) of the rented(praised) material(equipment) necessary for its restoration will give rise to the payment by the tenant of a compensation(allowance) equal to the price(prize) of the rent of the material(equipment) during its fixed asset(immobilization). The repairs made except the renter will not be paid off. Of express agreement(convention) between the parts(parties), it is strictly forbidden to the tenant to modify the rented(praised) material(equipment).

10-Le tenant " undertakes to hold the material(equipment) hung on(collided) on a fixed point of attachment by an anti-theft device except the periods of use, by keeping(preserving) the keys of the anti-theft device

11-En case of flight(theft) of the rented(praised) material(equipment), the tenant will have to warn immediately the renter, lodge a complaint with authority authorized and to supply to the renter the filing of complaints.

12-Le tenant engages personally his(her) responsibility at the rate of the damage, the break-in(breakage) and the flight(theft) undergone by the rented(praised) thing. Any time the tenant could not be held responsible for consequences harmful of the latent defects of the rented(praised) material(equipment) or the not visible wear unfit for the use(custom) for which he is intended, since the proof the aforementioned vices(defects) or the wear fear-being brought by the Tenant. In case of break-in(breakage) the tenant makes a commitment to restore the damaged material(equipment) and this one will have to be recognizable and complete. The damage undergone by the material(equipment) will be charged to the tenant according to the current price list(rate).

**13-Le flight(theft) and the loss of the material(equipment) are not covert.dans these cases, the material(equipment) will be charged to the tenant on the basis of its value, deduction made by a percentage of 20 % dilapidation a year. In case of flight(theft) by the**

**tenant, of misappropriation(diversion) or of resultant any damage of the failure to respect the rules(rulers) of use or the regulations in force, or terms and conditions of the present contract, the renter is authorized to exercise an appeal(recourse) for all of damages undergone.**

14-Lors of the provision of the material(equipment) by the renter, it is asked to the tenant to pay(pour) a pledge, which will be restored to the tenant in the return(restoration) of the material(equipment), the deduction made by the possible damage planned above. The pledge can serve on no account to cover an extension(extra time) of rent.

15-La return(restoration) of the rented(praised) material(equipment) will be made in the schedule planned to the contract.

16-For safety reasons the tenant makes a commitment to indicate to the renter the possible shocks undergone by helmets.

17 - at the expiration of the duration of rent planned to the contract, and in case of not returns(restorations), the tenant remains responsible for the rented(praised) material(equipment).

His(her,its) return(restoration) is compulsory for the expiration of the period of planned rent, under the punishments(efforts) planned in the article 314-1 of the penal code, without he(it) has there grounds for sending a formal demand and without the tenant can call any upon hindrance.

18-En case of any contesting relative to the present contract, the competent court will be the one of the head office of the renter to which the parts(parties) attribute(award) an exclusive skill(competence).