

Rental agreement

The following sections are legal obligations and affect important legal rights between the Customer and the bicycle rental agency "GEO bicycling and more" (ref. as the Leaser). Please read the following sections fully and carefully prior to signing. This is a legally valid and binding obligation to release the Leaser from all known and unknown obligations, and to indemnify the Leaser against claims brought against it, based upon your use of the Bicycle.

1.-Duration

1.1. Bicycle rental duration, excluding the participation in tours and other activities is prefixed. After the end of the rental period the Customer is obliged to return on time the bicycle, at the premises of "GEO bicycling and more" in Dassia – Corfu. Every delay will be charged extra according to the standard charging rates. Hourly and daily rentals are due back 15 minutes before closing time.

1.2. Changes to the rental period are possible upon request, considering that the Leaser should be informed at least two hours in advance and that the extra time will be charged according to the standard charging rates

1.3. In case of delay, the Customer will be charged extra according to the standard charging rates.

2.- Rent

2.1. Charging rates are prefixed and according to the market price of each bicycle

2.2. Bicycle rentals are charged in advance either in cash or using a valid credit, debit or prepaid card. The Leaser is obliged to supply the customer with a valid receipt immediately after the transaction.

2.3. Tours and other activities are charged extra according to the standard charging rates.

2.4. The Customer is obliged to pay for any penalties for unsafe or hazardous use, e.g. fines from the police or any other damages may have occurred from the illegal use and careless driving of the bicycle. The above is valid for penalties accustomed to the Customer even after the return of the bicycle at the premises or/and even those specific penalties are addressed to the Leaser.

3.-Acceptable Use

3.1. The Customer agrees and acknowledges that he/she will be the sole operator of the bicycle, and will use the bicycle in a careful, safe and conscientious manner. The customer shall at all times adhere to any rules and guidelines posted by the Leaser and all applicable laws and road traffic regulations.

3.2. Bicycles are maintained on a daily basis. It is upon the responsibility of the Customer to check the bike at the store BEFORE setting out on any ride. Checking includes condition of the frame and mechanical parts of the bicycle (wheels, handlebar, seat, chain, gears etc.) as well as the safety equipment (brakes, lighting, locking system etc). The Customer is obliged to refer to the Leaser any problem or fault of the bicycle before signing the agreement and before setting out on any ride.

3.3. The Customer agrees to return the bike in decently clean and UNDAMAGED condition to avoid any ADDITIONAL charges for repair, maintenance or replacement. Customer accepts use of the equipment, AS IS, in good condition and accepts full responsibility for care of the equipment while under his/her possession. Damaged parts or components will be repaired/replaced at the Leaser's discretion and customer agrees to pay regular shop rates and retail prices for components replaced. Clean condition means normal dust and dirt is accepted but does not include

broken spokes, rims, bent rims, damaged frames, handlebars, seats or other parts from misuse and/or crashes.

3.4. The Customer is obliged to inform the Leaser immediately for any damages or technical problems that may appear to the bicycle. In any other case the Client will be charged for the damage.

3.5. The Customer is allowed to use the bicycle ONLY in Corfu, unless participating in a guided tour.

3.6. The Customer is responsible for the safety and good condition of the bicycle for the entire rental period. Allowing a third person to drive the bicycle is strictly prohibited. Taking passengers on the bicycle is also not permitted.

4.-Reimbursement against damage, theft or neglect of the bicycle

4.1. The customer is obliged to refund totally or partially the bicycle in cases of damage, theft or neglect that may arise from any case of misuse and irresponsibility.

Refunds will be estimated according to the valid invoices of bicycles and spare parts that are kept in the premises. In case of complete loss of the bicycle the Customer is obliged to pay 2/3 of its market price (according to its invoice).

4.2. In case of abandonment, the Customer is obliged to refund to the Leaser any expenses arising from search, transport and legal support, in addition to the refund costs for the bicycle.

4.3. In all cases mentioned above the Customer is obliged to refund the bicycle and any other extra costs direct to the Leaser, regardless of being himself/herself insured or not. In the case that the Customer is having a valid insurance he/she is obliged to refund direct lost or damaged items to the Leaser and then request himself/herself a refund from the Insurance Company.

5.- Deposit

The Customer is obliged to pay the Leaser in advance the amount of **200 euros**, as a deposit for the good and responsible use of the bicycle. This amount of money will be kept by the Leaser as a loan and will be returned without extra interests immediately after the return of the bicycle at the premises, on time and in a decent condition. As mentioned above, the Customer will be charged only in the case of damage, misuse or loss of the bicycle, according to the standard charging rates.

Customer agrees to provide "GEO bicycling and more" (ref. as the the Leaser) with personal (I.D. or Passport) as well as credit card details, for precautionary use only, by the following:

I authorize "GEO bicycling and more" to charge my credit or debit card and keep on a temporary file for me for all eventual costs in case of damages to the bicycle(s) during my rental period, comprehensive of labour and all necessary information for reimbursement. In case of theft, I will be responsible for reimbursing "GEO bicycling and more" with 2/3 of the original price of the bicycle(s), plus the cost of any accessories that were provided at the time of the bike rental. Any further use

of customers' personal information may be considered as illegal.

6.-Illegal actions, penalties and accidents

6.1. The Customer is exclusively responsible for the proper use and safe driving of the bicycle.

He/She is legally obliged to pay for any penalties addressed from the police or/and any other Greek authorities for unsafe or hazardous use and damage to public and private property. The Leaser is not responsible for accidents, any illegal or hazardous actions of the Customer.

6.2. The Customer is exclusively responsible for accidents caused to him/her, to a third person or to public and private property.

7.-Assumption of Risk /Acquittal

The Customer understands and accepts that by renting this bicycle and participating in bicycling exposes himself/herself to many hazards that may entail unavoidable risk of death, severe personal injury and damage or loss of property. He/She also should be in good physical health to participate in bicycling, and I confirm that has no significant health issues that prevent him/her from participating in bicycling. In spite of the aforementioned risks and acknowledgements, the Client hereby assumes all risk of injury or loss of his/her life and loss of or damage to property arising out of renting this bicycle and participating in bicycling. He/She understands the inherent risk involved in using this rental bicycling equipment and accept full responsibility for any and all such damage or injury which may result.

8.-Insurance

"GEO bicycling and more" provides no statutory liability for the bicycle and equipment. The customer is exclusively responsible for his/her actions while participating in bicycling. The Customer has furthermore no right to make a claim or file a lawsuit against the Leaser or its affiliates, officers, agents or employees, even in case of injury, illness or property damage caused negligently.

9.-Applicable Law- Jurisdiction

For any cases arising between the Client and the Leaser applicable law is the Greek Law and competent are the Courts of Athens in Greece.

10.-Extras

10.1.- The customer is obliged to use safety equipment (helmet and lighting enhancement at all times. However He/She must consider that even though safety precautions are taken, some risk of injury or accident still exists. The customer understands that there are limited bicycle lanes in Corfu and therefore bicycling activity may result in hazards posed by other vehicles and traffic or road conditions.

10.2. Parents using a baby back seat are entirely responsible for the safety of their children
Parents renting a kid's bicycle for their children are entirely responsible for the safety of the child as well as for the good condition of the bicycle

10.3.- Bicycling under the influence of alcohol or/and drugs is strictly prohibited.

10.4- Racing and booster activities are strictly prohibited.

I certify that I have read carefully, understood and agree with all the above. "GEO bicycling and more" staff have answered any questions I have had.

THE CONTRACTING PARTIES

1. The Customer

2. The Leaser - "GEO bicycling and more"