

Rules and conditions for descent and hire

Conditions for the descent:

- To know how to swim
- To be at least 7 years old
- Not to be afraid of water
- To be in good physical condition

To enjoy your descent:

- Sportswear according to the season
- Sportive shoes or tennis shoes
- Sun protection cream
- Spectacle cord
- Hat
- Bath towels
- underwater camera (it is not advisable to bring a valuable camera or video camera).

Terms and Conditions

I - Designation of the parties to the contract

A - Wildvalley Srl is responsible for renting

B - The lessee

The lessee is the adult person who signs the rental agreement.

The Lessee may not be a minor. The Lessee undertakes for himself/herself and for the persons he/she authorises to use the rented equipment:

- to read, accept and comply with these special rental conditions;
- to inform the persons whom he/she authorises to use the rented equipment according to these special rental conditions.

II - Prerequisites for the Contract

A - Age of Lessee and Navigators

Rental by minors is prohibited. Navigation alone by minors under the age of 18 years is prohibited: any minor under the age of 18 years must be accompanied on the water by an adult. It is forbidden to sail with a child under 7 years of age (unless accompanied by a qualified instructor). The Lessee shall be responsible for the people that authorises to use the equipment he has rented.

B - The skills required for navigation

Navigation is prohibited for persons who cannot swim at least 25 metres and dive. Adults or legal representatives of minors certify their ability to swim at least 25 metres and to dive. The legal representatives of minors are fathers, mothers or guardians. When the minor is not accompanied by a legal representative, the hirer who wishes to sail with him must present a certificate from the legal representative or a certificate from a qualified authority attesting to these capacities.

The Hirer declares and certifies by signing the Charter Agreement that he and the people that he authorises to use the rented equipment know how to swim at least 25 metres and dive and have knowledge, technical skills and the experience necessary to complete the planned tour.

C- - Accessories

The lessor is not liable for parked vehicles or objects entrusted to him.

II - Subject matter of the contract

A - The material

a. Designation

The lessor makes available to the lessee, as specified in the contract (nature and quantity): canoe(s); personal protective equipment : life jacket, helmet(s); navigation accessories: paddles, container(s) to hold the tenant's personal belongings during navigation.

All the equipment by the lessee are perfectly functioning and in perfect condition of maintenance. The lessor provides the lessee information and instructions for the use of the rented equipment.

b. Special conditions of use of the rented equipment

For the duration of the rental, the lessee has in custody the rented equipment. The rental begins when the equipment is delivered to the lessee and ends when the equipment is returned to the lessor. In the end, a contradictory inventory shall be carried out between the two parties, i.e. between the lessee and the lessor.

The lessor is not liable for damage caused to the lessee, to persons whom has authorised to use the

equipment rented by him, to third parties, to the Lessee's property and to the property of such

persons, due to improper use of the equipment rented by the Lessee.

The watertightness of the watertight bags cannot be guaranteed by the lessor since it is closed by its user.

Special obligations of the Lessee regarding the rented equipment

Wearing lifejackets during navigation is obligatory.

The lessor shall not be responsible for the use of the rented equipment, in particular, shall not be responsible for the navigation, closing and surveillance of the bags and pouches that contain the personal effects of the Lessee and those sailing with him. The Hirer shall remain fully responsible for all belongings carried by himself and by the people whom he authorises to use the equipment he has rented. During the realisation of the nautical route, the lessor shall not be held liable for the loss, theft or breakage of any property of the Lessee and persons sailing with him, occurring during the realisation of the nautical route. The equipment hired shall be for the exclusive use of the hirer without the possibility of subletting or lending, even free of charge.

B - The nautical route

a. Information on the nautical route and sailing conditions

The chartering company shall indicate a range of nautical routes and the mileage of each voyage, the average duration of the navigation (excluding any stopover times), the place of the start and end of the voyage, the applicable journey, the applicable regulations (navigation, traffic, environment), the general difficulties and hazards of the nautical routes.

In the event of unfavourable weather or hydrological conditions, the lessor may refuse the hire, but grants the reimbursement of the deposits paid.

The informations provided by the lessor are indicative and does not preclude the the lessee's search for further informations that are necessary.

b. The choice of nautical route

The lessee is free to choose the route that suits him and that suits to the persons he authorises to use the equipment he has chartered. The route chosen by the Lessee shall be specified in the Charter Agreement.

The hirer may:

- freely choose the route that suits him and that suits the persons he/she authorises to use the equipment he/she has rented.

The Lessee declares and certifies that he and the persons he authorises to use the equipment are informed about the rules, the difficulties and dangers of the route they have chosen.

The Lessee's special obligations regarding the navigation.

The lessor shall inform the lessee of the regulations and indications applicable to nautical routes, land routes, hydrological and meteorological data, the general safety conditions, emergency call numbers.

Wearing closed shoes is mandatory.

The abandonment of any material on the water course is prohibited.

Each abandonment will be invoiced at the price of the rented equipment plus the cost of recovery services for the boat and persons, search costs in accordance with the prices in force.

Loss or breakage of equipment leads to additional billing. The lessee agrees not to deposit or leave waste on the routes and to return them to the Lessor at the end of the navigation for sorting and

disposal in the containers indicated by the Lessor.

Except in cases of force majeure, it is forbidden to enter, stop and parking in private areas bordering the waterway to which access is prohibited by the landlord (signs / fences / oral instructions).

The tenant's contractual, civil or criminal liability.

Damage to any public or private property (property, roads, structures signs, etc.) are prohibited, on pain of incurring the contractual, civil or criminal liability contractual of the Lessee.

The Lessee agrees to be courteous and to respect the residents and other users of the waterway.

The navigational trail is carried out under the responsibility of the hirer who acknowledges that he/she has been informed of the waterway's conditions.

IV - Related or additional services

The charter agreement includes, a transport service

When the Lessee does not wish to benefit from it related service he specifies this in the contract.

V - Tariffs and payment for services

The price includes the equipment required for navigation and the transport service per person.

Loss or breakage of equipment shall entail additional payment specified in the rental agreement.

The Lessee undertakes to pay the amount or balance of all services.

The lessee undertakes to pay the lessor the amount of the equipment lost and/or damaged, according to the specified rates.

Deposits by reservation (e-mail, telephone, fax, mail) may be paid by cheque, bank transfer, credit card or cash.

Services without reservation or balances can be paid by bank cheque, credit card, cash.

In case of unfavourable weather or hydrological conditions, the lessor may refuse to hire out but provides the reimbursement of the deposits paid.

The lessor reserves the right to demand a security deposit before the rental.

VI - Cancellations

In the event of cancellation by the lessor, no refund of the deposit or service shall be made.

The lessor shall postpone the service during the current season.

VII - Costs in the event of loss or abandonment of equipment

Loss of equipment: if the lessee fails to return the rented equipment for any reason, he will be responsible for paying both the full value of the equipment and the rental cost.