

## Rental Agreement for bicycle :

**The guarantee is completely charged in case of theft**, the tenant remains the only person responsible of any offences against the highway code during his hiring, and is always responsible for the physical and material injuries he would even cause on him or a third party during the time is rented the cycle of which is the guard, the insurance civil responsibility of the " chief of family" cover the damage caused with the thirds by the tenant or his minors (article 1383 and 1384 of the civil code).

The hirer cannot be blamed at an accident for defect of control, the use of the cycle must be uses for leisure's and not for a sporting use, the punctures are the responsibility of the tenant, the returns anticipate at the dates of the contract are not refund.

**Concerning Mountain Bikes**, the tenant must restore the bicycle in the same state of cleanliness that it took the 1st day, if necessary it will be to him invoice 10€ by bicycle for cleaning (that relates to especially the VTT use in muddy grounds).

**Concerning road bikes**, they are sensitive products, during the use of the bike, a disorder of the derailing, a breaking of beams (shelves) are frequent (as flats tyres) and the quality and the maintenance of our bikes can't be in fault, we can fix free these repairs (except flat tyre) to our agency but we do not compensate if the tenant make the repair by a third party, it is enough to attach the broken beam(shelf) by rolling up it on another one, to relax the brake of the veiled wheel and to return to our agency for a fast repair. Any refunds' can't be reclaimed to the company Elite Rent a Bike for the enounces problems above.

The hirer cannot be blamed at an accident for defect of control, the use of the cycle must be uses for leisure's and not for a sporting use, the punctures are the responsibility of the tenant, the returns anticipate at the dates of the contract are not refund.