

Last name :f	first name :				
Adress :					
City :	postal code :		country	/:	
Phone :	cell phone :				
Email :					
Total price:euros					
réglé le/	Espèces	Rib/Cb	Ancv	Chèque	

Article 1 - Provision and conditions of use

Renters of surfing equipment are required to make good use of it and to respect safety instructions when using it (an information booklet including surfing priority rules will be provided to you on the day of rental). Prior to making the property available, the tenant must check its general condition.

If applicable, the tenant is required to immediately report any damage to the board to the golf surf school staff.

No subsequent complaints will be accepted.

A copy of the contract is given to the tenant when the surfing equipment is made available.

Article 2 - Responsibility of the tenant with regard to the golf surf school

The renter will be held responsible for all damage caused to surfing equipment during the rental period, whether he is the author or not.

In the event of material damage, the tenant will be required to pay the golf surf school the value of the repairs to be provided, according to the prices indicated below.

.Surfboard/bodyboard/fins Wetsuit Stolen or lost board: new value
.Stolen or lost full suit: €150
.Shorty wetsuit: €80
.Board broken in half or bent: the used value of the board before the damage.
.Ripped wetsuit: €50
.Stolen or lost fins: €45
.Small hitch on surfboard and bodyboard: €30
.Big tear on surfboard and bodyboard (greater than 3cm): €60
.Lost or torn fins: €30 per fin
.Plug torn off: €50 per plug

Article 3 - Responsibility of the tenant towards third parties :The tenant is held responsible for the use of surfing equipment for the entire duration of the rental.As such, he is responsible for all bodily injury and/or material damage suffered or caused to third parties during its use, whether he is the author or not.

Article 4 – Insurance : The tenant must be insured for civil liability. The golf surf school cannot be held liable in the event of lack of such insurance.

Article 5 – Cancellation, Deposit : In the event of cancellation by the tenant less than 48 hours before booking the property, the entire cost will be retained by the lessor.

When the rental company provides the equipment, the tenant must leave a valid identity card (passport/national identity card/driving license) or a bank card imprint for the value of the rented goods as a deposit. Upon return of the materials, the deposit is returned to the tenant after deduction of possible damage caused by the tenant and described in article 2.