

GENERAL CONDITIONS OF USE OF VEA’S WEBSITE

Article 1 – Purpose

These general conditions are intended to govern the use of VEA’s website (hereafter the Site) by any surfer.

Looking up the Site implies that surfers have previously made themselves aware of these general conditions, that they accept them and undertake to comply with them.

Article 2 – Fair use

Surfers should refrain from any act likely to degrade or disrupt, in any manner whatsoever, the normal operation of the Site.

Similarly, they should refrain from any misuse of personal information present on the Site.

Surfers in addition undertake not to direct other surfers directly or indirectly, in particular via hypertext links, rss feeds or other means, to other websites likely to contravene the laws and regulations in force and/or these general conditions of use.

Article 3 – Intellectual property

Surfers undertake to comply with the intellectual property rights inherent to the Site, as well as to its content, whatever the type.

In particular, surfers should refrain from any reproduction or representation of the Site, by whatever means and in whatever form, without prior express authorization from VEA.

Article 4 – Availability of the Site and Services

VEA will strive, to the extent that it is possible, to make the Site and its associated services (hereafter “the Services”) accessible 7 days in 7 and 24 hours in 24.

However, VEA may interrupt access to the Site and Services, in particular for reasons of maintenance and to carry out updates, or for any other reason, in particular technical. VEA can under no circumstances incur any liability for these interruptions or for their consequences for surfers or third parties.

VEA is free to change the characteristics of the Site or Services at any time and without surfers being able to claim any compensation. It can also cease providing them under the same terms.

Article 5 - Miscellaneous information

Different sections on the Site comprise miscellaneous information concerning services offered on the Site, and the means for surfers to make best use of them.

It is surfers' responsibility to make themselves aware of this information and comply with it.

Article 6 – Personal data

Personal data sent by Surfers, in particular through forms generated by the Site, is reserved for VEA's exclusive use.

It enables it to manage Surfers' accounts or any other requests concerning the Services offered on the Site.

VEA undertakes to implement technical and organizational measures in order to protect personal data; it will refrain from releasing it to a third party, except in the context of legal proceedings.

However, Surfers declare that they fully understand the nature and constraints of the Internet. In particular they recognize that it is impossible to guarantee that data sent via the Internet is 100% secure. VEA cannot therefore be held liable for incidents that could arise as a result of this transmission.

Finally, in application of the Law of the 6th January 1978 concerning computing, files and liberty, surfers have the right to access, change and delete personal data to do with them. This right can be exercised by writing, enclosing identity documents in support, to VEA, Customer Services –2 Avenue du Groupe Manoukian– 94400 Vitry Sur Seine – Fax: +33(1)[53 48 39 55] – Email: contact@vea.fr. VEA reserves the right however to delete certain records from the database comprising data transmitted in this way, and to limit its amount.

Article 7 – Statistical data

When they are using the site, cookies generated by VEA's servers may be automatically installed on surfers' computers. Surfers cannot be identified via these cookies but they are used only to measure the number of pages looked at, the number of visits as well as surfers' activity on the Site.

Surfers may refuse these cookies or delete them without it affecting their browsing on the Site in any way.

Article 8 – Links to other sites

The exchange of links between this Site and other websites can only be implemented under the conditions and according to the procedures described on the Site at the time the link is set up.

However, VEA cannot, under any circumstances, be responsible for the consequences of access via a link pointing to another website.

Article 9 – Revision of these conditions

VEA may revise or update these general conditions of use at any time and without notice.

Surfers should therefore take note of them each time they visit the Site.

Article 10 – Disputes

These general conditions of use are subject to French law.

Any dispute relating to them will be brought before the competent court.

This document is a translation of the French version of the General Conditions of Sale. In case of complaint, only the document in French will be considered".