BOOKING FORM 2024

PLEASE COMPLETE IN BLOCK CAPITALS AND RETURN TO: PO BOX 232, WORCESTER WR12SD

Mr Mrs Miss Ms Initial	: Surr	UK Contact: Overseas Tel: 0330 333 0590 Tel: +44 19				s Contact:			
Address:					rei: u	330 333 0390	161: +44	1905 010000	
						Double	Single High	Level	
						out Berth		rth Cot Side	
Postcode:									
Day Phone:						(Low level)	_ow level) (Opt	tional (Optional	
Evening Phone:						(Low level) (I		Possible) Where Possible)	
Mobile Phone:									
Email Address:					Would	you like us to set up a per	reanalised ARC An	p for you? Yes No	
					would	you like us to set up a per	sonansed ABC Ap	proryou: Tes Tho	
How did you hear about us?									
					A	Basic Holiday Price			
Canal Boat Experience?		Yes No			В	Offers/Discounts/Tokens claimed			
Booking Reference:		Base:			С	Additional Pets			
Boat Class:				D	Green Donation (suggest	ed £5.00)			
Start Date:		No. of nights:			E	Fuel Deposit (£110 per week & £60 per short break)			
Names	First line of address (if not the same as above)		Postcode	Age if under 18		ITS REQUIRED NOW posit of holiday price (A)	DEPOSIT TOTAL	,	
1									
2									
3				I DECLARE THAT I AM 18YEARS OF AGE OR OVER. I AGREE TO BE HELD RESPONSIBLE FOR THE BALANCE SHOWN ON MY BOOKING CONFIRMATION. I HAVE READ AND AGREE TO BE BOUND BY THE TERMS AND CONDITIONS OF HIRE IN THIS BROCHURE.					
4									
5				WHEN PAYING BY CARD I AUTHORISE THE COMPANY TO CHARGE MY ACCOUNT FOR THE PAYMENT SHOWN HERE. IALSO CERTIFY THAT I AM THE PERSON BOOKING THE					
6						AY AND THAT THE ADDRESS			
7									
8					Sign	ature:		Date:	
9									
10									
11									
12									

PAYMENT DETAILS

Credit Cards Debit Cards			Cardholder's Name:					
☐ Visa ☐ Mastercard	☐ Visa Debit ☐ Maestro/Swi	tch						
VISA MasforCard	VISA	Maestro		Your Card No.:				
If making payment from overse in your local currency.	eas by credit or debit card, you will hav	Valid from:	Valid to:	Issue No.	Security Code			
1. Please charge my initial pay	ment to my credit/debit card now.							
2. Please charge the full cost of my holiday now.			Payments by cheque/postal order should be made out to ABC Leisure Group.					
3. Easy-Pay (Instalment plan	at no extra cost).							
In order to reduce our environg you via the email provided.	mental impact we will, where possible	e, communicate with						

CONDITIONS OF HIRE

1.Definitions

Agreement, the following words have the following

"the Boat Owner" means the person (corporate or otherwise) who owns the boat that is hired to the Hirer under the terms of

these Londitions. "Booking Confirmation" means the written confirmation issued by the Company to Viou confirming the hire period, price, place of delivery and other key details of the booking. "Company" means ABC Leisure Group Ltd (trading as ABC Boat Hire of Worcester Marina, Worcester WR1 2RS) who act as agents.

Confirmation. **"End Date"** means the end date referred to in the Booking

"Force Majeure Event" has the meaning given to it in Condition

22. "Fuel Deposit" has the meaning given to it in Condition 14.1. "Hire Period" means the hire period set out in the Booking Conference on the Properties of the Properties Confirmation.
"Price" means the price of the boat hire set out in the Booking

Confirmation.
"Start Date" means the start date referred to in the Booking

Confirmation. "You" means the person or persons named as the hirers in the Booking Confirmation and includes anyone added to the Booking Confirmation as a hirer at a later date, but excludes other members of Your partly fither is smore than one of You, each of You will be jointly and severally liable under

one of You, each of You will be jointly and severally liable under the Agreement.

2. Agreement to Hire

2. Megreement request a booking, You are making an offer to hire a boat on these Conditions. Booking requests will only be accepted on the Company booking form, over the telephone or, via the Company southing form, over the telephone or, via the Company website.

2.2 The Agreement will be effective once the Company accepts Your booking and sends You a Booking Confirmation. You may cancel a booking a tarny time before You receive the Booking Confirmation from the Company, Similarly, the Company may hire the boat to another party at my time before its sends You a Booking Confirmation or if You fail to pay the Deposit.

2.3 You are responsible for the accuracy of the personal details and any other information supplied in respect of You and Your party. When You receive the Booking Confirmation please check the details carefully and inform the Company immediately if anything is incorrect.

anything is incorrect. 3. Prices and Payment

anything is incorrect.

3. Prices and Psyment

3. The advertised prices are in pounds sterling (s) and include value added tax (VAT) at the rate applicable on the date of the Booking Confirmation. If after the date of the Booking Confirmation is their the date of the Booking Confirmation is their the date of the Booking Confirmation is their the date of the Booking Confirmation in their the date of the Booking Confirmation in their the date of the Booking Confirmation in the Company testing in its capacity as the disclosed agent of the owner of the boat and the Company performs its obligations under this Agreement on behalf of the owner. The parties acknowledge and agree that the Company is acting for the Boat Cowner and is authorised to enter into contracts with Hirers on the half of Boat Owners and to collect payment from Hires and to otherwise manage the laring of boats to Hirers. A booking is a legistly binding contract between the Hirer and the Boat Owner.

1. Details of the owner of the boat can be made available upon 3.2 Details of the owner of the boat can be made available upon

VAT invoices.

3.2 Details ofthe owner of the boat can be made available upon request, however, any claim you might have arising out of the terms of this Agreement shall be made against the Company.

3.3 The Company reserves the rightto correct errors in advertised or quoted prices before or at the time of booking and will confirm the correct Price in the Booking Confirmation.

3.4 Subject to Condition 3.1, the Booking Confirmation sets out the total Price that You must pay to the Company under the Agreement.

Agreement.

3.5 You are responsible for making all payments due to the Company under the Agreement. Payment is deemed have been made by You when cleared funds are received in such bank account as the Company nominates in the hire

confirmation.

3.6 You shall pay the Deposito the Companyat the time of the booking request by Crodit / Debit Card or banktransfer.

3.7 You shall pay the balance of the Price, together with the Fuel Deposit not less than 8 weeks before the Sart Date. Time of payment is of the essence. Failure to pay the Price by the due date may result in the booking being cancelled and Your liability.

date may result in the booking being cancelled and Your liability for payment continuing.

3.8 For bookings made less than 8 weeks before the Start Date, You must pay the total Price together with the Fuel Deposit immediately following receipt of the Booking Confirmation.

3.9 The Company may, at its sole discretion, charge interest at 4% per annum over the base rate set by the Bank of England on any amount outstanding under the Agreement from the due date for such amount until the date of fit payment in full. Without prejudice to any other term of these Conditions, the Agreement is not paid in full by its due date.

Company may cancel Your booking if any amount due under the Agreement is notpaid in full by its due date.

4.YourParty

4.1 Personal agreement and obligations: the Agreement is a personal one between You and the Company on behalf of the boat owner, and Your identifyees) and the identity of members of Your party are a material factor in the Company's decision to enter into the Agreement. You must be at eless it's years of age at the time of booking and possess the legal capacity to make the booking. You must be activated by all other members of Your party to enter into the Agreement and accept these Conditions on their behalf. The full names, ages and permanent addresses of all members of Your party must be provided to the Company at the time of booking. Your party must be provided to the Company of the Booking Comfirmation has been issued finching during the Hiro Periodi must be communicated in writing and approved by the Company such approval is subject to these Conditions, but otherwise may not be unreasonably withheld, You are responsible for making all members of Your party aware of the terms of the Agreement.

4.2 Parties, School or youth groups, and commercial purposes: unless expressly agreed in the Booking Confirmation, the boat may not be used for parties, school or youth groups or for any commercial purpose.

may not be used for parties, school or youth groups or for any commercial purpose.

4.3 Disability and Revoluced Mobility: if You or any member of Your party has a disability and/or reduced mobility that may affect Your booking, it is Your responsibility to notify the Company when making the booking or, if such disability and/or reduced mobility becomes apparent after the booking, no later than 48 hours prior to the Start Date. Subject to the foregoing, although the Company has no expertise in this subject matter, the Company will try and advise you as to the suitability of the boat you have chosen to hire and possible alternatives but You acknowledge that certain space restrictions and practical safety considerations apply on board boats which may prevent a person with a disability or reduced mobility from accessing the boat and/or complying with all

safety requirements. Where You have made a booking and You or a member of Your party subsequently becomes disabled or otherwise a person with reduced mobility the Company may not always be able to accommodate their needs. If in the Company's reasonable opinion it is unable to properly accommodate the needs of the person(s) concerned or You do not accept such alternative arrangements as the Company may offer, the Company may without liability, teathist as a request to terminate Your booking and Condition 7.1 shall apply. The Company may require the person(s) concerned to produce a medical certificate certifying that they are fit to participate in the hire of the boat. The Company shall not be liable for any loss or damage caused as a result of a disability and/or reduced mobility, save where such loss or damage is caused by the negligence of the Company and results in death or personal injury.

personal injury.

4.4 The use of alcohol and illegal drugs; Company's right of immediate cancellation. You must not navigate the boat while You or anyone on board is, or appears to be, under the influence of the company of the comp

Vou or anyone on board is, or appears to be, under the influence of alcohol or flegal drives. So, Changes Requested By You 51 Bookings may only be changed with the written agreement of both parties and in accordance with these Conditions. 5.2 if You wish to change You booking, the Company will use reasonable endeavours to accommodate such changes, provided that notification is received in writing from You. The Company reserves the right to charge an administration fee of \$50 in addition to any increase in the cost of the booking due to such changes. No refund will be given where any agreed changes would otherwise have resulted in a lower Price for Varir hooking.

due to such changes. No retund will be given where any agreed changes would otherwise have resulted in a lower Price for Your booking.

6. Cancellation by You

6.1 The Agreement is a legally binding contract and may only be cancelled in accordance with these Conditions. You have no statutory right of cancellation under The Consumer Contracts (information, Cancellation and Additional Charges) Regulations 2013.

Regulations 2013.

6. The Company work of the Company of the Contracts (information, Cancellation and Additional Charges). The Agreement You must give the 21 pany work of the Company (the "Cancellation Notice"). The date of receipt of the Cancellation Notice shall be the effective cancellation ate.

6.3 in the event of Your cancellation of the Agreement, the Depost, any insurances and credit card charges are nonrefundable and in addition you shall be lable for the following charges dependent on the proximity of your cancellation the Start Date.

6.3.1 More than 56 days before the Start Date 25% of the hire price. 8-28 days 80% of the hire price. 8-24 days 80% of the hire price. 8-24 days 80% of the hire price. 8-24 for his price.

6.3.2 The company suggests that hirerstake out Cancellation Protection or other similar protection to cover any losses in the unfortunate event that they are not able to take their holiday.

6.3.3 The company suggests that hirerstake out Cancellation Protection or other similar protection to cover any losses in the unfortunate event that they are not able to take their holiday.

6.3.3 The company suggests the hire price. 943 days and administration fee of 15% of the hire price.

6.3.3 Ine Company will encleavour to resel une boatroiowing receipt of the cancellation notice. Issuccessful an administration fee of 15% of the hire price will be level?
7. Cancellation By the Company et al.
7. Line to the Agreement with immediate effect.
7.1. In accordance with Condition 6.4. or
7.1. If there is a Force Mejeure Event which for whatever reason prevents the Company from performing the Agreement.
7.2. Where the Company from performing the Agreement in accordance with Conditions 7.11 to 7.13 inclusive, the Company shall, save where otherwise agreed in writing with You, refund the Deposit and all other amounts paid by you and shall have no further liability thereafter.
7.3. The Company may refuse to hand the boat over to You and/or repossess the boat at any time after the Start Date and in either case terminate the Agreement if.
7.3.1 You fail to yar yay mount of the under the Agreement,
7.3.2 You or any member of Your party cuse demage or loss to the Company's prior written approval, using or intend to use the boat for any reason that may adversely affect the safety of any presson or property.
7.3.6 the Company considers that You or anyone on board is, or appears to be under the influence of alcohol or light group reason that may adversely affect the safety of any person or property.
7.3.6 the Company considers that Your behaviour or the

reason that may adversely affect the sarety of any person or property.

7.36 the Company considers that Your behaviour or the behaviour of anyone in Your party is likely to harm the environment or otherwise spoil the enjoyment and use of the waterways or otherwise harm the comflot or health of or cause offence to other guests, members of Staff or waterway users, 72.37 You or any member of Your party for anyone invited on to the boat by You'p has beached or is likely to breach the rules Agreement, any applicable laws and regulations, or any other terms and conditions applicable to the boat which You have been told shoth.

set out under Condition 101 or any of Your obligations under the Agreement, any applicable lews and regulations, or any other terms and conditions applicable to the boat which You have been told about.

In the event of termination in accordance with this Condition 73, You shall comply with the Company's request to make the boat safe and secure and thereafter leave it immediately the Company shall be entitled to retain all amounts paid by you and You will remain liable to pay all other amounts due under the Agreement. Further, in the vent half such amounts are insufficient to cover the Company's losses arising out of such terminations, the Company shall be entitled to redinfrom You any loss or damage which it suffers

3. Hire Perdo, Collection and Return of the Boat

31 Sulpect to Condition 87 and save as it may otherwise notify you of in writing, the Company will use reasonable endeavours to make he boat would be place of handover set out in the Booking Confirmation.

32 You must notify the Company of Your estimated arrival time no later than 7 days prior to Your Satrl Date, and thereafter notify the Company as soon as reasonably possible of any changes to Your estimated arrival time and delays in making the boat available to You Developed of fiffculties and delays in making the boat available to Thou. There will neither be any rebate of the Price for late arrival nor will the Company accept responsibility for any costs which You may incur if You fall to reach the boat between the times specified in Condition 87.

3.3 Before You take overthe boat, the Company will give You such instructions, demonstrations and trials as are appropriate.

3.4 If the boat is not available on the Start Date for any reason outside the Company scored including but not inhelited to any Force Majeure Event, adverse weather or navigation conditions, damage, mechanical breaddown, late return by previous hirerly, the Company scored to the location specified on the Booking Confirmation or otherwise notified under Condition 87.

3.7 The bo

8.6.1 £50 for every hour or part hour of delay in returning the

boat to the agreed return point;

8.6.2 any costincurred by the Company in recovering the boat to agreed return point; and
8.6.3 any other expenses and losses which the Company may incur as a result of the delay including, but not limited to, the loss or cancellation of a subsequent booking.

8.7 The Company reserves the right to change the places of handover and return for operational reasons. The Company will give You written notice of the change as soon as practical and will use reasonable endeavours to do so in sufficient time to allow any necessary replanning of Your timerary.

9. Insurance and Security Deposit is dealy interest.

9.1 The Company insures the boat and its equipment against physical loss and damage and against public liability risks. You are entitled to any protection that may be afforded by the Company's insurance policy subject to You paying any applicable policy exess, but You and members of Your party any become legally liable to the Company or to hint parties for loss or damage-caused or contributed to by Your acts, omissions of the parties of t

22 the company's insurance policy does not cover personal 22 the company's insurance policy does not cover personal accidents or Your personal belongings and does not cover the first \$500 of any calim. Hieres and their crevs are advised to take out their own personal insurance cover. 9.3 included in the hier price is an accidental damage waiver fee. Accidental damage waiver excludes damage arising from speeding, contact with a lock cili causing damage to the rudder, skep, stem gear or boat, negligence, milicious or intentional damage to the boat. Also excluded is negligence, malicious or intentional damage to other boats and property and the late return of the boat and return of the boat in unclean condition. The Hierevilli indemnify the Company and the Boat Owner against all costs, damage, expenses, liability and claims whatsoever arising from the negligence, neglect or default of the Hiere.

Safety and other Rules

You paree to comply with the following rules at all times

10.1 You agree to comply with the following rules at all times during the Hire Period: 10.11 To ensure that at all times while the boat is being navigated or is transiting locks the minimum age of the operator onboard and in chargie is 18 years. 10.1.2 Not to tow or be towed other than in exceptional

10J.L. NOL 10 UW or De-united State Concurrent Ances.

10J.3 To moor the boat securely.

10J.4 To lock and secure the boat when away from it.

10J.5 Not to navigate after sunset or before sunrise.

10J.5 Not to navigate after sunset or before sunrise.

10J.5 To observe all speed limits, and not to navigate at a speed which creates a breaking wash or disturbs or inconveniences.

which creates a breaking wash or disturbs or inconveniences other waterway users.

10.17 Not to race the boat.

10.18 Not to bring onto the boat any pets, dinghies, canoes, inflatables, portable heaters, bicycles, vehicles, lighting equipment, 17 yets, electric tools or cooking appliances (inflatable liquids or substances, gas cylinders, barbecues, car batteries, fire arms or any other items which might create dangers or hazards without the Company's prior written permission.

10.19 Not to bring onto the boat any electrical medical life support aids

support aids
10.110 To allow the boat to be occupied only by the persons named in the Booking Confirmation.
10.1.11 Not to allow to be on the boat at any time more than

Total Not to allow to be on the boat at any time more than 12 passons.

10.11 Not to allow to be on the boat at any time more than 12 passons.

10.112 To give way to laden or unladen cargo boats, sailing craft, rowing boats and other human propelled craft.

10.113 Notto take the boat on to sea ortical waters. To cruise or control or the sail of the company.

10.114 Total to the or creay any the boat of the post of the post of the company.

10.115 At the order or cray any the boat of the post of the post of the company and their respective officers and employees and navigational lends and taked the company and their respective officers and employees.

10.21 In addition to such restrictions on madgation as may from time to time be put in place by the competent authorities, for which the Company shall not be lable, the Company reserves the right, without liability, to restrict ruising areas or routes in the light of prevailing weather and navigation conditions.

11. Responsibility for the boat.

11. You are responsible for the boat. Its equipment and contents at all times during the Hire Period. Such responsibility includes the safe and lauvid in avagation of the boat.

11. You must keep the boat, its equipment and contents clean and ticky during the Hire Period. The properties of the company of any breakdown, damage, theff or loss involving the boat as on as practically possible four must not undertake or commission any repairs, adjustment or service without the Company's prior written approval.

any repairs, adjustment or service without the Company a pre-written approved.

11.4 in the event of any accident or damage involving the boat or anyone on the boat, You must:

11.4.1 obtain and record the name(s) of any other boat(s) and the names and addresses of any other people involved on the form provided by the Company (when available);

11.4.2 notify the Company as soon as practically possible and provide full details of the accident and any damage sustained; and

11.4.3 proceed in accordance with such instructions as the

11.4.3 proceed in accordance with such instructions as the Company may reasonably give.

11.5 Although the boat and its equipment are insured against some risks, but remain responsible to the Company for any damage or loss arising from Your breach of the Agreement, Your deliberate acts or omissions, or form Your negligence.

11.6 In the event that the boat is run aground or is otherwise involved in a collision or allision you will be responsible for arranging its refloating or otherwise freeing it from any entanglement, including removing all weed, rope or other matter from the boat's propellers and steering gear and you shall notify the Company of any such incident and keep it informed of developments related to such incident.

12. Rights of Access
The Company reserves the right at any time to board the boat and access its accommodation to inspect it (including but not initiated to where You have complained about the boat, if this happens, the Company will try to give You reasonable notice first, nowthit standing which you agree to allow the Company or its representativesjor contractor(s) immediate access to the

boat at anytime.

13. Hirer's Property

13.1 Vehicles may be left entirely at their owner's risk in the
Company's car park. The Company will be under no liability
for any loss or damage to vehicles or their contents or for
Your property on the boat unless caused by the Company's
medicinence.

roul properly of the boat minest caused by the company's needingence.

13.2 The Company may take such reasonable action as it considers necessary to silence how correlates necessary to silence how correlates in cover the any associated costs from You. This is inclusive of any requirements and obligations under the Notes and Statutory Nutsance Act 1993 and/or under the Clean Neighbourhoods and Environment Act 2005 and/or any other relevant legislation.

13.3 The Company will use reasonable endeavours to return to You any of You property which if finds on the boat or otherwise on the Company's premises, provided that You notify the Company of such lost properly and the You for the You arrange for the Southeast promptly and that You either arrange for its collection or agree to pre-pay for any postage and

packing. Property not claimed within 2 months from the End Date may be disposed of by the Company.

14.Fuel

14.The boatwill be handed over with a full fuel tank on the Start Date. The Profess exclusive of the cost of fuel and you will pay a fuel deposit in the amount set out in the Booking Confirmation on taking delivery of the boat flithe "Fuel Deposity" which shall be refunded on the End Date less the cost of any fuel required to re-fill the boat's tank.

re-fill the boat's tank.

14.2 Whilst water supply and moorings on the canals are normally free of charge, any costs incurred are the responsibility

or use niret.

14.3 Where pump-outs are required to toilet tanks, the cost is the responsibility of the hirer unless carried out at one of the Company's bases.

Company's bases. 15. Pets 15. In opets are allowed on the boat except those (i) identified in the Booking Confirmation or (ii) to which the Company subsequently gives written permission. 15.2 All pets must be properly house trained or caged as appropriate, must never be left unattended, and shall not be allowed on bedding or chairs. You must provide any pet baskets or blankets. 15.3 Pets and pet damage are not covered under the Company's insurance policy and You will be liable for any damage or loss caused by them. 16. Inventory You will be required to sign the inventory on taking the boat over. Any shortcomings discovered during the Hire Period must be notified to the Company as soon as practically possible so as to afford the Company the opportunity to rectly that shortcoming. You will be responsible for the cost of replacing or repailing any items on the inventory which are missing or damaged at the end of the Hire Period. 17.WHF1

17.Wi-Fi
Till Wi-Fi offered on our boats relies upon mobile network cover to operate and therefore cannot be guaranteed or relied upon. Free data usage limits apply. The Company cannot be held responsible for any interruption to the service as a result of poor

Free data usage limits apply. The Company cannot be held responsible for any interruption to the service as a result of poor responsible for any interruption to the service as a result of poor service and control of the service as a result of poor service and control of the service as a result of poor service and control of the service as a result of poor service and control of the service and co

Contimation, the Booking Contimation shall prevail.

19.Brochure
The specifications of boats, their accommodation, facilities and equipment in the brochure are intended as a general guide and the Company shall not be liable in the event of any insubstantial differences in the boats supplied. Boats within classes may difference to the plants are for guidence only and are not to scale and boats may have steps which are not shown.

20. Complaints
20.1 If You wish to make a complaint to the Company regarding Your booking, You may do soly post or email within 30 days of the End Date. The Company has a procedure to handle complaints promby! If You fail for make Your complaint within 30 days of the End Date, this may affect Your entitlement to claim compensation (if any).

uogo ou the crito Jone, arits may affect rour entitlement to claim compensation (if any).

21. Third Parties
A person who is not a party to the Agreement will have no right under the Contracts (Rights of Third Parties). Act 1999 to enforce any term of the Agreement.

A person who is not a party to the Agreement will have no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of the Agreement.

22.4 The Young on the parties' control

22.1 The Company will neither be in breach of the Agreement nor liable for delegi un performing, or failure to perform, any of its obligations under the Agreement if such delay or failure result from events, circumstances or causes beyond its reasonable control, including, without limitation, acts of God, flood, drought or other natural disaster, epidemic or pandemic; ovil commotion or nots, any law or any action taken by a government or public authority (including without limitation failing to grant a necessary licence or consent), collapse of buildings, fire, explosion or accident, any labour or trade displayed, single, industrial action or lockouts, interruption or failure of utility service, limitations, restrictions or prohibilizers by relevant authorities on the use of restrictions or prohibilizers by relevant authorities on the use of the prohibilization of the providence of UK.

22.2 If You are unable to lake up Your booking because of UK.

22.2 If You are unable to lake up Your booking because of UK.

22.3 If You are unable to lake up Your booking because of UK.

22.4 If You are insulable to lake up Your booking because of UK.

22.5 If You are insulable to lake up Your booking because of UK.

22.6 If You are insulable to lake up Your booking because of UK.

22.7 If You are insulable to lake up Your booking is lower, or 22.22 if you are insulable or the difference if the cost of the new booking is lower, or 22.22 results a voucher with a redemotion value equal to the volume of the properties of the properties.

to pay any difference in price if the cost of the new booking is higher or be reimbursed the difference if the cost of the new booking is lower, or 22.22 request a voucher with a redemption value equal to the amount previously paid by You for the booking—the voucher terms and conditions will be available to You before You make Your choice under this Condition; or 22.23 if the Company is required by law to provide it, obtain a refund of any amount already paid by You for the booking and cancel Your booking.

22.31 fYou have to cut short Your booking because of UK government legislation, regulation or guidance, You will be entitled to a pro-rata refund of the Price flothe extent it has been paid, but any insurance premiums, booking fees or administration charges paid will not be refundable. You will have to contact the Company in order to access these options.

23. Data Protection
The Company will only use Your personal information in accordance with his privacy policy. You can find the Company's privacy policy are everythingcanabots.com/provery-policy/ 24. Law and Jurisdiction

24.1 The Agreement and any non-contractual obligations arising out of, or in connection with, the Agreement are governed by and shall be construed in accordance with finglish law.

24.2 subject to Condition 25 below, You and the Company invenvocably agree that any and every dispute arising out of or in connection with the Agreement (or with any non-contractual obligations) will be subject to the exclusive jurisdiction of the English courts.

Disputes elevations:

Disputes arising out of or in connection with the Agreement, when they cannot be essolved by negotiation, may, with the written agreement of the Patites, first be submitted to mediati under British Marine's Dispute Resolution Scheme. Details of the Scheme are evalible to current British Marine members or on request from British Marine and/or on British Marine's member website.