

# Terms and Conditions

## General Terms and Conditions for the rental of boats from Lot Experience

1. In the event of a breakdown on the boat, you must inform us by telephone, we will, if possible, help you by telephone.
2. In the event of damage to the boat that you or third parties have caused, you must inform us and you must note the details of the person concerned (date, time and place) if the boat is damaged by third parties.
3. Damage caused by you to a boat other than the rented boat you must immediately notify us and you must note the details of the owner or tenant of the other boat (date, time and place).
4. If for any reason you decide to cancel your holiday, the boat must be returned to our location and you must notify us.
5. If you wish, you must arrange a cancellation insurance yourself.
6. In case of early cancellation or cancellation of your holiday, you will not receive the down payment under any circumstances.
7. Upon return, the boat will be fully refueled by the tenant, the used diesel oil will be charged.
8. In case of loss or damage to goods which are on board at the start of the trip will have to be compensated.
9. You will not collect the boat for the time stated on your booking confirmation / invoice.
10. You return the boat in time. If the tenant returns the boat later than agreed, the lessor shall be entitled to a proportionate increase of the rent and compensation for the resulting damage during the rental period.
11. The sailing area that is not permitted is: French waters where no use can be made of an outboard engine, saltwater, wherever there is a sailing license with a petrol engine. If fishing is permitted on French waters from the boat provided that it is propelled by an electric motor, the outboard motor may in no case be used.

12. The boat must be wiped clean and completely surrendered otherwise € 50.00 cleaning fee will be charged.
13. Upon departure you agree that you will pay a deposit of € 250, - cash.
14. If you can not continue your holiday due to circumstances, you are obliged to reimburse the rent if this is later than 8 weeks before the rented date. We therefore recommend that you arrange a cancellation insurance.
15. If the tenant wishes to cancel the concluded rental agreement, he must inform the lessor of this in writing as soon as possible. In the event of cancellation, the tenant owes the landlord an indemnity equal to the invoice amount.
16. Lot Experience is not liable in any of the following points: Fines, reckless behavior, sailing under the influence or confiscation of the boat or motor. It is the task of the tenant, if another party is the cause of damage, to recover the deductible/deposit from the person who caused the damage.
17. When using an outboard motor on waters where this is not permitted, all damage or fines and / or seizure of goods is the tenant liable.
18. If, two months before arrival, the trip cannot take place due to Corona, the customer will pay the deposit and Lot Experience the remaining payment. Within 2 months for arrival all costs will be for the customer.