## Article 1. Definitions In these general terms and conditions,

INORS IN THESE General terms and communus.

The following terms are used in the following meanings, unless explicitly stated otherwise:

Eob Boats Amsterdam: Eob Boats Amsterdam is the user of these general terms and conditions and can also be regarded as the lessor. Tenant: The person who enters into an agreement with Eob Boats Amsterdam or to whom Eob Boats Amsterdam has issued a quotation to which these general terms and conditions apply.

- Article 2. General Eco Boats Amsterdam rents out vessels. The tenant must behave in accordance with these general terms and conditions and at all times ensure compliance with all rules included in the general terms and conditions by all persons on board. If it appears that the tenant (or a person from the tenant's party) does not behave in accordance with Eco Boats Amsterdam general terms and conditions, Eco Boats Amsterdam reserves the right to immediately terminate the agreement with the tenant. In such a case, there is no right to a refund of any monies already paid. These general terms and conditions apply to all (renall) agreements of Eco Boats Amsterdam. Entering into an agreement by the tenant without comment, referring to these general terms and conditions, is considered consent to the application of these general terms and conditions. Deviations from these general terms and conditions are only possible if the parties have explicitly in advance. The applicability of any general terms and conditions used by the tenant is expressly rejected. Such application can only take place validly if the parties have explicitly agreed in writing in advance.
  - 2.
  - 3
  - 4
  - 6

  - 7.
  - any general terms and conditions used by the tenant is expfessly rejected. Such application can only take place vaildly if the parties have explicitly agreed in writing in advance. Situations not regulated in these general terms and conditions, or about which there is uncertainty, should be assessed according to the spirit and purpose of these general terms and conditions. Or about these general terms and conditions. Changes of minor importance can be made at any time. If the transit does not accept a change, he may terminate the agreement until the date on which the new conditions become effective. Eco Basts Amsterdam ensures that the vessel is in good condition, complete with the extras mentioned in the contract, and that it can serve the purpose for which it is intended. The lessor also ensures adequate third-party and comprehensive insurance of the vessel (max. 6250.00). Renting a boat is at your own risk. Eco Dosts Amsterdam is not liable for damage to goods or for any physical injury/accident unless such damage are considered in the contractive of the con 8

# board. Article 3. General obligations of the tenant

- 3.

- The minimum age to rent/drive a vessel from the lessor is 18 years.
  The use of confett, fireworks, rice, etc., is not allowed on board.
  No waste may be thrown overboard. After the rental period, the tenant can dispose of the waste in the garbage bin at the rental location. If the vessel is not free of waste when leaving the vessel, the tenant is than liable for a cleaning fee of at least €50.
  The tenant must comply with all avigation rules and drom the vessel is not free of waste when leaving the vessel, the tenant is than liable for a cleaning fee of at least €50.
  The tenant must comply with all avigation rules and drom the vessel is not rental period, the tenant must comply with the instructions of the lessor.
  The tenant may not sail close to houseboats or photograph inside houseboats.
  The tenant may not sail close to houseboats or photograph inside houseboats.
  The tenant must at all times comply with the instructions of the lessor.

  Only if agreed in writing in advance, may the tenant return the vessel at the agreed time for any reason, they must inform the lessor by phone as soon as possible. If the vessel if the tenant shall not lend the vessel at the agreed time for any reason, they must inform the lessor by phone as soon as possible. If the vessel if the tenant shall not lend the vessel at the agreed time for any reason, they must inform the lessor changes €30 per quarter-hour extra and is entitled to compensation for any turther consequential damage, unless the late retiru cannot be attributed for the tenant. If it is found that more than the maximum number of people are on board, Eco Boats American reserves the right to withhold the own risk of the tenant. If a control by the law enforcement authorities shows that this rule is being violated, all associated costs will be entirely at the tenants expense.

  It is prohibited to operatory to use the provided light visibly.

  The tenant must ensure as the expense and consequence on the wessel. It is therefore not allowed to bring loudspeakers on board, even 12.
- 13.
- 15. 16.
- 17.

- Article 4. Damage, loss, inventory, liability

  1. The lessor shall ensure the vessel is insured for the tenant for legal liability (WA) and hull damage for the navigation in the area agreed between the lessor and the tenant. Per vessel, the tenant has a non-deductible own risk of £250 per case for W.A. and hull damage.

  2. The lessor is the lessor and the tenant. Per vessel, the tenant has a non-deductible own risk of £250 per case for W.A. and hull damage.

  3. The lessor is the lessor and the tenant does not do so, the damage is not covered by the insurance and the tenant is fully liable for the full costs to repair the damage.
  - 3. 4.
  - damage. In the claim dues for U.S. of the Cambridge is not overed by the instructions from the lessor and/or his personnel, the lessor will not make a claim under the insurance, but the tenant is fully liable for all suffered consequential damage for the lessor and/or his personnel, the lessor will not make a claim under the insurance, but the tenant is fully liable for all suffered consequential damage for the lessor and/or third parties. The vessel and inventory (such as maps, life jackets, paddles, cushions, blankets, etc.) that the tenant receives from the lessor must be delivered in the same conditions they were at the beginning of the rental. In case of loss or damage, the lessor will charge the tenant an amount equal to the replacement value for an expensive seed. The tenant is fully liable for the lessor's suffered damage in all cases.

    Before going on the canals, the tenant must check whether the inventory listed in the rental agreement is present, complete, and in good condition before departure. If this is not the case, the tenant must check the lessor before departure. If the tenant discovers that there is damage not recorded by the lessor the tenant must check whether the tenant must check the tenant must check whether the tenant must check whether the tenant must
  - 5.

  - 7.
  - 8.
  - 9

- 9. The tenant is liable for any consequential damage and/or loss of the vessel, as far as not covered by the insurance, occuring during the time he has the vessel under his possession. The tenant is fort liable if he can demonstrate that the damage and/or loss is not attributable to him or any of his fellow passengers.

  10. The lessor caring harmony or damage of any kind, regardless of the cause, before, during, or as a result of renting a vessel liable in the liable for personal injury or damage of any kind, regardless of the cause, before, during, or as a result of renting a vessel compensation by the lessor can be legal obligation for compensation for damage due to demonstrable intent or gross negligence by the lessor. This legal compensation by the lessor is not liable for theft and/or damage to property that the tenant brings on the vessel.

  Article 5. Reservation, apyment, cancellation

  1. In lessor is not liable for theft and/or damage to property that the tenant brings on the vessel.

  Article 5. Reservation, apyment, cancellation

  1. In lessor is not liable for the first and/or damage to property that the tenant brings on the vessel.

  Article 5. Reservation, apyment, cancellation

  1. In lessor is not liable for the first and/or damage to property in the tenant brings on the vessel.

  2. Up to 48 hours before the reservation start time, the tenant may reschedule the reservation free of charge, for up to one year after the originally booked date. Complete cancellation in such a sevent, the lenant owes Eco Boats Amsterdam Siy of the total agreed cretal rate. Within 48 hours before the reservation start time, the tenant may reschedule the reservation free of charge once only, provided the cancellation conditions have been met. A second change is not possible, and the tenant owes 100% of the total agreed cretal rate to Eco Boats Amsterdam. If if the booking is cancelled, the reservation, discount code or gift woucher may be rescheduled free of charge once only, provided the cancellation conditions have been m

- Article 7. Visual material
  It is possible that Eco Boats Amsterdam will take photos or video material during the boat trip. By agreeing to these general terms and conditions, you agree that Eco Boats Amsterdam may use this material for commercial purposes.

  Article 8. Complaints and disputes
  In case of complaints, the tenant must inform the lessor in writing within a week of the rental date, with a proper explanation and substantiation of the complaint.
  Dutch law applies to the rental agreement. Only the competent court in Amsterdam is authorized to take cognizance of disputes. If the tenant has received a version of these conditions translated from Dutch and this leads to differences in the texts, the Dutch text prevails.
- - 3. If the tenant has received a version of these conditions translated from Dutch and this leads to differences in the texts, the Dutch text prevails.