# **Terms and Conditions of Use**

Document last updated: 23rd March 2024

# Definitions

'MCL', 'us', 'we' or 'our' shall mean *Mariners Close Limited*, a limited liability company with details as set out in Section 34 of this document;

'Platform' shall mean the website(s) (including without limitation that on which the Trip Service is made available), owned, controlled, managed, maintained and/or hosted by MCL;

'Trip(s)' shall mean the journey(s) on the Vessel(s) defined by the embarkation date time and port, the disembarkation date time and port, the itinerary, the limitations, restrictions and the listed features;

'Product(s)' shall mean the place(s) available to Order on the Trip(s);

'Vendor' shall mean the provider of the Trip or Trips (e.g. the vessel owner) and any related Product(s) made available on the Platform;

'Order(s)' shall mean the confirmation by you (including without limitation requesting an application form) of your intent to purchase a Product or Products;

'Trip Service' shall mean the Order and (facilitated) payment service as enabled by MCL in respect of the Products made available by Vendors on the Platform;

'First Payment' shall mean the amount charged to the Customer at the time of placing the Order;

# 1. Introduction

- 1.1. These terms and conditions, as may be amended from time to time, shall apply to all our services made available online, through any mobile device, by email or by telephone.
- 1.2. By using our services (including without limitation accessing, browsing and using our website and/or utilising the Trip Service), you accept these terms and conditions in full; accordingly, if you disagree with these terms and conditions or any part of these terms and conditions, you must not use our services.
- 1.3. If you register with our Platform, submit any material to our Platform or use any of our Platform services, we will ask you to expressly agree to these terms and conditions.

- 1.4. You must be at least 14 years of age to use our Platform; by using our Platform or agreeing to these terms and conditions, you warrant and represent to us that you are at least 14 years of age.
- 1.5. Our Platform uses cookies; by using our Platform or agreeing to these terms and conditions, you consent to our use of cookies in accordance with the terms of our privacy and cookies policy.
- 1.6. The pages, infrastructure and code that constitute the Platform are owned by (and the copyright of) Mariners Close Limited.
- 1.7. MCL cannot guarantee that all information is accurate, complete or correct, nor can we be held responsible for any errors, interruptions, technical issues, inaccurate, misleading or untrue information or non-delivery of information.

# 2. Copyright notice

- 2.1. Copyright (c) 2024 Mariners Close Limited.
- 2.2. Subject to the express provisions of these terms and conditions:
  - (a) we, together with our licensors, own and control all the copyright and other intellectual property rights in our website and the material on our website; and
  - (b) all the copyright and other intellectual property rights in our website and the material on our website are reserved.

# 3. Licence to use website

- 3.1. You may:
  - (a) view pages from our website in a web browser;
  - (b) download pages from our website for caching in a web browser;
  - (c) print pages from our website;
  - (d) stream audio and video files from our website; and
  - (e) use our website services by means of a web browser,

subject to the other provisions of these terms and conditions.

- 3.2. Except as expressly permitted by Section 3.1 or the other provisions of these terms and conditions, you must not download any material from our website or save any such material to your computer.
- 3.3. You may only use our website for your own personal and business purposes, and you must not use our website for any other purposes.

- 3.4. Except as expressly permitted by these terms and conditions, you must not edit or otherwise modify any material on our website.
- 3.5. Unless you own or control the relevant rights in the material, you must not:
  - (a) republish material from our website (including republication on another website);
  - (b) sell, rent or sub-license material from our website;
  - (c) show any material from our website in public;
  - (d) exploit material from our website for a commercial purpose; or
  - (e) redistribute material from our website.
- 3.6. Notwithstanding Section 3.5, you may redistribute our newsletter in print and electronic form to any person.
- 3.7. We reserve the right to restrict access to areas of our website, or indeed our whole website, at our discretion; you must not circumvent or bypass, or attempt to circumvent or bypass, any access restriction measures on our website.

# 4. Acceptable use

- 4.1. You must not:
  - use our website in any way or take any action that causes, or may cause, damage to the website or impairment of the performance, availability or accessibility of the website;
  - (b) use our website in any way that is unlawful, illegal, fraudulent or harmful, or in connection with any unlawful, illegal, fraudulent or harmful purpose or activity;
  - use our website to copy, store, host, transmit, send, use, publish or distribute any material which consists of (or is linked to) any spyware, computer virus, Trojan horse, worm, keystroke logger, rootkit or other malicious computer software;
  - (d) conduct any systematic or automated data collection activities (including without limitation scraping, data mining, data extraction and data harvesting) on or in relation to our website without our express written consent;
  - (e) access or otherwise interact with our website using any robot, spider or other automated means, except for the purpose of search engine indexing;
  - (f) violate the directives set out in the robots.txt file for our website; or
  - (g) use data collected from our website for any direct marketing activity (including without limitation email marketing, SMS marketing, telemarketing, database marketing and direct mailing);

- (h) publish or otherwise make available data collected from our website elsewhere in any form without our prior consent (including without limitation website content publishing).
- 4.2. You must ensure that all the information you supply to us through our website, or in relation to our website, is true, accurate, current, complete and non-misleading.
- 4.3. Notwithstanding section 4.1 you must not use data collected from our website to contact individuals, companies or other persons or entities unless links are expressly provided for this purpose.

# 5. Affiliate links

- 5.1. Our website includes links to third party merchant websites supplying goods and/or services.
- 5.2. We may earn affiliate fees from a merchant if you click on that merchant's link, email address or phone number on our website and/or subsequently make a purchase of the merchant's product or service (including without limitation on the merchant's website).
- 5.3. You acknowledge that:
  - (a) we do not vet third party merchants;
  - (b) we do not check, audit, monitor or control: the identity, credit worthiness or bona fides of third party merchants; the security of third party merchant websites; or the accuracy of the information published on third party merchant websites;
  - (c) we are not party to any contract for the sale or purchase of goods or services entered into between you and a third party merchant; and
  - (d) our website contains information supplied by third party merchants, and we do not check, audit or monitor the accuracy of that information,

and accordingly we will not be liable to you in relation to any loss or damage arising out of any use of a third party merchant website, any information supplied by a third party merchant, any offer made by a third party merchant, or any contract with a third party merchant.

- 5.4. We are not responsible for the enforcement of any obligations arising out of a contract between you and any third party, and we will have no obligation to mediate between the parties to any such contract.
- 5.5. The provisions of this Section 5 are subject to Section 22.1.

# 6. Use on behalf of organisation

- 6.1. If you use our website or expressly agree to these terms and conditions in the course of a business or other organisational project, then by so doing you bind both:
  - (a) yourself; and

(b) the person, company or other legal entity that operates that business or organisational project,

to these terms and conditions, and in these circumstances references to "you" in these terms and conditions are to both the individual user and the relevant person, company or legal entity, unless the context requires otherwise.

# 7. Registration and accounts

- 7.1. To be eligible for an account on our website under this Section 7, you must meet the requirements which will be updated on our website from time to time.
- 7.2. You may register for an account with our website by completing and submitting the account registration form on our website, and completing any verification process we ask of you.
- 7.3. You must not allow any other person to use your account to access the website.
- 7.4. You must notify us in writing immediately if you become aware of any unauthorised use of your account.
- 7.5. You must not use any other person's account to access the website, unless you have that person's express permission to do so.
- 7.6. You must not use your account to publish a listing in respect of a post, opportunity, or trip on behalf of another merchant, company, person or entity.
- 7.7. You must not use any other person's account to publish a listing in respect of a post, opportunity or trip.

# 8. User login details

- 8.1. If you register for an account with our website, you will be asked to choose a username and password.
- 8.2. Your username must not be liable to mislead and must comply with the content rules set out in Section 18; you must not use your account or username for or in connection with the impersonation of any person.
- 8.3. You must keep your password confidential.
- 8.4. You must notify us in writing immediately if you become aware of any disclosure of your password.
- 8.5. You are responsible for any activity on our website arising out of any failure to keep your password confidential, and may be held liable for any losses arising out of such a failure.

# 9. Cancellation and suspension of account

9.1. We may:

- (a) suspend your account;
- (b) cancel your account; and/or
- (c) edit your account details,

at any time in our sole discretion without notice or explanation, providing that if we cancel any services you have paid for and you have not breached these terms and conditions, we will refund to you a pro rata amount of your payment, such amount to be calculated by us using any reasonable methodology.

9.2. You may cancel your account by contacting us. You will not be entitled to any refund if you cancel your account in accordance with this Section 9.2.

# **10.** Trip Service

- 10.1. MCL act only as an agent of the Vendor(s).
- 10.2. MCL may act as an intermediary between you and the Vendor(s) in limited circumstances (eg. sending an Order confirmation email) with regards to your Order.
- 10.3. Once your Order has been received by MCL, we will pass the relevant details of your Order to the applicable Vendor(s) who will then contact you directly to inform you of the next steps (eg. sending passenger details) required to confirm acceptance of the passenger(s) on your Order.
- 10.4. You Order(s) are with and managed by the applicable Vendor(s).
- 10.5. From the point at which you make an Order, all enquiries regarding a Product or Products on your Order (eg. cancellation or amendment requests) must be directed at the applicable Vendor(s). You will be provided with the contact details for the applicable Vendor(s) after your Order has been placed.
- 10.6. MCL is not the Vendor for any Trip or Product.
- 10.7. Only Vendors that have a contractural agreement with Mariners Close Limited will be permitted to make Trips and their respective products available for order through the Platform.
- 10.8. Except where expressly stated (eg. an Application Request), each Product on an Order equates to a provisional booking for that Product pending confirmation of availability and/or acceptance by the applicable Vendor.
- 10.9. The terms and conditions, cancellation and/or privacy policy or policies of the Vendor(s) apply in all applicable cases in addition to the terms set out herein. By making an Order through the Platform you declare that you have read and agree to all terms, conditions and policies of MCL and the applicable Vendor(s) that are made available in advance of making your Order, and that each person you purchase a Product for and/or on behalf of (i.e. the person joining the Trip) meets

the terms, requirements and policies as set out by the Vendor (e.g. in respect of age requirement) that are made available in advance of making your Order.

- 10.10. By utilising the Trip Service you enter into a direct, legally binding contractual relationship with the Vendor(s) whose Product(s) are included in your Order.
- 10.11. The First Payment (minus any applicable payment processing and currency conversion fees) is refundable within 14 (fourteen) days of the Order date where proof of cancellation is received by MCL from the relevant Vendor in writing, by email or by post within 14 (fourteen) days of the Order date; if a Product on the Order is for a Trip that has an embarkation date within 14 (fourteen) days of the Order dates of the Order date, all 14 day limits stated in this section will be reduced to 3 (three) days for the applicable Product.
- 10.12. All Trip, Product and Vendor Information (such as Vendor terms and conditions) on the Platform is based on the information provided to us by Vendors who are fully responsible for ensuring that this information is accurate, correct and complete at all times.
- 10.13. After making an Order on the Platform, the relevant Vendor(s) may present additional terms, conditions, requirements, restrictions and policies that require agreement by you and/or each person you purchased a Product for and/or on behalf of. The contract that MCL has with the Vendor(s) requires that any relevant terms, conditions, requirements, restrictions and policies be presented to you by the Vendor(s) within 14 days of the Order date. By non-cancellation of all or part of your Order within those 14 days, you declare that you have read and agree to all additional terms, conditions, requirements, restrictions and policies of the applicable Vendor(s), and that each person you purchased a Product for and/or on behalf of (i.e. the person joining the Trip) meets the additional terms, conditions, requirements, restrictions and policies as set out by the Vendor (e.g. in respect of age requirement). If a Product on the Order is for a Trip that has an embarkation date within 14 (fourteen) days of the Order date, all 14 day limits stated in this section will be reduced to 3 (three) days for the applicable Product.
- 10.14. Our Platform does not constitute and should not be regarded as a recommendation or endorsement of the quality, service level, qualification or rating of any Vendor (or its staff, facilities, vehicles, products or services).
- 10.15. We reserve the right to amend prices at any time. We reserve the right to correct errors in both advertised prices and prices for received Orders.
- 10.16. Discounts and offers cannot be applied after an Order has been placed.
- 10.17. Each Product will have a price (i.e the Product Price) given in a primary currency chosen by the Vendor (i.e. the Product Currency) and all prices given for a Product that are not in the Product Currency will be calculated based on the exchange rate from the Product Currency to the currency being purchased in (i.e. the Purchase Currency), as

may vary from time to time. Please note that certain exchange rates may be subject to a markup by MCL, as may vary from time to time.

- 10.18. You may place an Order in any one of the currencies made available for a Product. The currency you choose to place an Order in (i.e. the Purchase Currency) and any exchange rates applied to the prices given in the Purchase Currency will only apply to the First Payment.
- 10.19. The amount(s) due (including without limitation the First Payment and any payments made directly to the Vendor) will in all cases be calculated based on the Product Price and the (percentage) amount(s) due in the Product Currency.
- 10.20. Prices marked with '≈' are estimates given for reference purposes only and indicate that all/part of your Order is not payable until a later date. Please view the Product Price in the Product Currency for the exact amount(s) due.
- 10.21. Where stated, the Customer will pay a fixed fee per Product to Mariners Close Limited and in all other cases the Vendor(s) will pay a commission to Mariners Close Limited.
- 10.22. Where stated, Orders must be paid (wholly or partly) during the Order process. Mariners Close Limited facilitates (through third party payment processors) the payment(s) for the relevant Product(s) for and on behalf of the Vendor(s). Payment will be safely processed from your credit/debit card or bank account to the bank account of the Vendor (minus any applicable fees) through a third party payment processor within 21 days from the date of purchase. Any payment facilitated by us for and on behalf of, and transferred to the Vendor will in each case constitute a payment of (part of) the Product Price by you of the relevant product or service in final settlement of such (partial) due and payable price (except where said amount constitutes a fixed (booking) fee).
- 10.23. Except where expressly stated otherwise, any amounts outstanding are payable to the applicable Vendor(s) no later than 14 (fourteen) days from the date of your Order. Failure to pay any outstanding amounts within 14 (fourteen) days from the date of your Order will result in the cancellation of all or part of your Order (as applicable) and the applicable First Payments will become non-refundable. If a Product on the Order is for a Trip that has an embarkation date within 14 (fourteen) days of the Order date, all 14 day limits stated in this section will be reduced to 3 (three) days for the applicable Product.
- 10.24. You will not hold Mariners Close Limited liable or responsible for any charge by the Vendor and not (re)claim any amount for any valid or authorised charge by the Vendor.

- 10.25. Certain fees or special offers are not eligible for cancellation, refund or change (including without limitation any payment processing fees or currency conversion fees charged to MCL in receiving the First Payment).
- 10.26. In all cases our liability is limited to offering a refund only up to the commission fee paid to MCL by the Vendor and we will have no further liability to you in respect of consequential economic loss.
- 10.27. Please note that the exchange rate(s) applied at the time monies are refunded will not be the same as the exchange rate(s) applied at the time of Order.
- 10.28. Mariners Close Limited does not accept any liability or responsibility for the consequences of your delayed arrival or any cancellation or charged no-show fee by the Vendor.
- 10.29. If a Trip for which you have ordered a Product is cancelled by the Vendor for any reason and:
  - (a) the First Payment for the applicable Product was equal to zero; or
  - (b) the Trip was NOT cancelled within 14 days of the Order date,

your cancellation terms are solely those of the applicable Vendor. If a Trip for which you have ordered a Product is cancelled by the Vendor for any reason within 14 days from the Order date, MCL will issue a refund equal to the value of the First Payment(s) made for the applicable Product(s) less any applicable payment processing fees, currency conversion fees (including markup) and booking fees.

10.30. Should you cancel all or part of your Order due to COVID-19 and the applicable Trip still goes ahead, your Order will not be refundable. You are solely responsible for ensuring your travel insurance covers such circumstances.

# 11. Directory

- 11.1. We welcome submissions to the directory published on our website.
- 11.2. Each submission to our directory must be a listing in respect of an organisation, event, vessel, appearance, post, Trip, Product or opportunity.
- 11.3. For the avoidance of doubt, your directory submissions constitute "your content" for the purposes of Section 18 and Section 19, and must comply with the acceptable use rules set out in Section 4.
- 11.4. You must keep your directory submissions up to date using our website interface.

11.5. Notwithstanding sections 7.5, 7.6, 7.7 and 11.3 if you publish content on behalf of another merchant, person, company or entity we reserve the right to transfer authorship rights to ourselves or to the merchant who is most directly associated with that content.

# **12.** Free directory listings

- 12.1. You may submit a free listing to our directory by following the process which will be outlined on our website and updated from time to time.
- 12.2. If we accept your free directory listing submission, it will remain published on our website indefinitely, subject to termination or deletion in accordance with these terms and conditions.
- 12.3. We may delete a free directory listing at any time, with or without notice to you.

# 13. Paid directory listings

- 13.1. You may submit a paid listing to our directory by following the process which will be defined on our website and updated from time to time.
- 13.2. You will have the opportunity to identify and correct input errors prior to making your order.
- 13.3. Paid submissions include benefits which will be defined on our website and updated from time to time.
- 13.4. If we accept a paid directory submission, it will remain published on our website for the relevant period specified on our website, subject to termination or deletion in accordance with these terms and conditions.
- 13.5. We may delete a paid directory listing at any time, providing that if we delete a paid listing in accordance with this Section 13.5 before the end of the period in respect of which listing fees have been paid, we will refund to you a pro-rated portion of those listing fees reflecting the unexpired listing period, such amount to be calculated by us using any reasonable methodology.

# 14. Prohibited directory submissions

- 14.1. Without prejudice to our other rights under these terms and conditions, we reserve the right to reject or delete directory submissions that breach these terms and conditions, or that do not meet the additional guidelines for submissions published on our website.
- 14.2. If we reject or delete a directory submission in accordance with this Section 14, we will not refund any applicable charges.

# **15. Advertisements**

- 15.1. From time to time we may welcome the submission of advertisements to our website.
- 15.2. You may submit an advertisement to our website by completing the process which may be defined on our website and updated from time to time.
- 15.3. You will have the opportunity to identify and correct input errors prior to making your order.
- 15.4. Advertisements submitted to our website must constitute bona fide advertisements relating to the defined subject matter that are true, fair and accurate in all respects.
- 15.5. Advertisements must be listed in the appropriate category or categories.
- 15.6. Advertisements submitted to our website must not be for any product, service or other subject matter that:
  - (a) breaches any laws, regulations or codes;
  - (b) infringes any third party intellectual property rights or other legal rights; or
  - (c) may give rise to a cause of action against any person,

in each case in any jurisdiction and under any applicable law.

- 15.7. Advertisements submitted to our website must not be for any product, service or other subject matter that:
  - (a) consists of or contains material that would, if published on our website by you, contravene the provisions of Section 18; or
  - (b) is or relates to:
    - (i) drugs, narcotics, steroids or controlled substances;
    - (ii) obscene, indecent, pornographic or sexually explicit materials;
    - (iii) knives, swords, firearms or other weapons;
    - (iv) ammunition for any weapon;
    - (v) items that encourage or facilitate criminal acts or civil wrongs; or
    - (vi) items that encourage or facilitate the infringement of any intellectual property right.
- 15.8. Your advertisements must comply with the requirements of Section 4 and Section 19.
- 15.9. You grant to us a worldwide, non-exclusive, royalty-free licence to publish your advertisements on our website, and to copy, alter and store your advertisements in connection with their publication on our website, together with the right to sub-license these rights.

- 15.10. You must keep your advertisements up to date using our website interface, and must delete or unpublish any advertisements that have ceased to be relevant to our users (for example, because products advertised are no longer available).
- 15.11. Advertisements submitted to our website will be individually reviewed, and will usually be published within 48 hours following submission; however, we do not guarantee publication within this period.
- 15.12. Without prejudice to our other rights under these terms and conditions, we reserve the rights to reject, unpublish or delete advertisements that breach these terms and conditions or that do not meet any additional guidelines for submissions published on our website. If we reject, unpublish or delete an advertisement in accordance with this Section 15.12, we will not refund any applicable listing fees.
- 15.13. If we accept your advertisement submission, then it will remain published on our website for the relevant period set out on our website, subject to these terms and conditions.
- 15.14. From time to time we may allow the publication of advertisements on our website free of charge, providing that free advertisements will be subject to such additional terms and conditions as we may specify from time to time, and we may delete free advertisements at any time in our sole discretion with or without notice to you.

# 16. Subscriptions

- 16.1. To become a subscriber to our website services, you must pay the applicable signup and subscription fees during the account registration procedure. We will send you an acknowledgement of your order. If your order is accepted, we will send you an order confirmation, at which point the contract between us for the supply of the website services shall come into force.
- 16.2. You will have the opportunity to identify and correct input errors prior to making your order.
- 16.3. For so long as your account and subscription remain active in accordance with these terms and conditions, you will benefit from the features specified on our website in relation to your subscription type.
- 16.4. We may from time to time vary the benefits associated with a subscription by giving you written notice of the variation via email or through your user account area on our website. Providing that, if in our reasonable opinion such a variation results in a substantial loss of value or functionality, you shall have the right to cancel your subscription, and we will refund to you any amounts paid to us in respect of any period of subscription after the date of such cancellation.
- 16.5. At the end of any period of subscription for which you have paid, and subject to the other provisions of these terms and conditions, your subscription will be automatically renewed and you must pay to us the applicable subscription fees, unless you cancel the subscription by contacting us before the date of renewal.

- 17.1. The fees in respect of our website services will be as set out on the website from time to time.
- 17.2. You must pay to us the fees in respect of our website services in advance, in cleared funds, in accordance with any instructions on our website.
- 17.3. We may vary fees from time to time by posting new fees on our website, but this will not affect fees for services that have been previously paid.
- 17.4. If you dispute any payment made to us, you must contact us immediately and provide full details of your claim.
- 17.5. If you make an unjustified credit card, debit card or other charge-back then you will be liable to pay us, within 7 days following the date of our written request:
  - (a) an amount equal to the amount of the charge-back;
  - (b) all third party expenses incurred by us in relation to the charge-back (including charges made by our or your bank or payment processor or card issuer);
  - (c) an administration fee of GBP 25.00 and
  - (d) all our reasonable costs, losses and expenses incurred in recovering the amounts referred to in this Section 17.5 (including without limitation legal fees and debt collection fees),

and for the avoidance of doubt, if you fail to recognise or fail to remember the source of an entry on your card statement or other financial statement, and make a charge-back as a result, this will constitute an unjustified charge-back for the purposes of this Section 17.5.

- 17.6. If you owe us any amount under or relating to these terms and conditions, we may suspend or withdraw the provision of services to you.
- 17.7. We may at any time set off any amount that you owe to us against any amount that we owe to you, by sending you written notice of the set-off.

# **18. Your content: licence**

- 18.1. In these terms and conditions, "your content" means all works and materials (including without limitation text, graphics, images, audio material, video material, audio-visual material, scripts, software and files) that you submit to us or our website for storage or publication on, processing by, or transmission via, our website.
- 18.2. You grant to us a worldwide, irrevocable, non-exclusive, royalty-free licence to use, reproduce, store, adapt, publish, translate and distribute your content in any existing or future media.
- 18.3. You grant to us the right to sub-license the rights licensed under Section 18.2.

- 18.4. You grant to us the right to bring an action for infringement of the rights licensed under Section 18.2.
- 18.5. You hereby waive all your moral rights in your content to the maximum extent permitted by applicable law; and you warrant and represent that all other moral rights in your content have been waived to the maximum extent permitted by applicable law.
- 18.6. You may edit your content to the extent permitted using the editing functionality made available on our website.
- 18.7. Without prejudice to our other rights under these terms and conditions, if you breach any provision of these terms and conditions in any way, or if we reasonably suspect that you have breached these terms and conditions in any way, we may delete, unpublish or edit any or all of your content.

#### **19.** Your content: rules

- 19.1. You warrant and represent that your content will comply with these terms and conditions.
- 19.2. Your content must not be illegal or unlawful, must not infringe any person's legal rights, and must not be capable of giving rise to legal action against any person (in each case in any jurisdiction and under any applicable law).
- 19.3. Your content, and the use of your content by us in accordance with these terms and conditions, must not:
  - (a) be libellous or maliciously false;
  - (b) be obscene or indecent;
  - (c) infringe any copyright, moral right, database right, trade mark right, design right, right in passing off, or other intellectual property right;
  - (d) infringe any right of confidence, right of privacy or right under data protection legislation;
  - (e) constitute negligent advice or contain any negligent statement;
  - (f) constitute an incitement to commit a crime, instructions for the commission of a crime or the promotion of criminal activity;
  - (g) be in contempt of any court, or in breach of any court order;
  - (h) be in breach of racial or religious hatred or discrimination legislation;
  - (i) be blasphemous;
  - (j) be in breach of official secrets legislation;
  - (k) be in breach of any contractual obligation owed to any person;

- (I) depict violence in an explicit, graphic or gratuitous manner;
- (m) be pornographic, lewd, suggestive or sexually explicit;
- (n) be untrue, false, inaccurate or misleading;
- (o) consist of or contain any instructions, advice or other information which may be acted upon and could, if acted upon, cause illness, injury or death, or any other loss or damage;
- (p) constitute spam;
- (q) be offensive, deceptive, fraudulent, threatening, abusive, harassing, antisocial, menacing, hateful, discriminatory or inflammatory; or
- (r) cause annoyance, inconvenience or needless anxiety to any person.
- 19.4. Your content must be appropriate, civil and tasteful, and accord with generally accepted standards of etiquette and behaviour on the internet.
- 19.5. You must not use our website to link to any website or web page consisting of or containing material that would, were it posted on our website, breach the provisions of these terms and conditions.
- 19.6. You must not submit to our website any material that is or has ever been the subject of any threatened or actual legal proceedings or other similar complaint.

#### 20. Report abuse

- 20.1. If you learn of any unlawful material or activity on our website, or any material or activity that breaches these terms and conditions, please let us know.
- 20.2. You can let us know about any such material or activity by email.

# 21. Limited warranties

- 21.1. We do not warrant or represent:
  - (a) the completeness or accuracy of the information published on our website;
  - (b) that the material on the website is up to date; or
  - (c) that the website or any service on the website will remain available.
- 21.2. We reserve the right to discontinue or alter any or all of our website services, and to stop publishing our website, at any time in our sole discretion without notice or explanation; and save to the extent expressly provided otherwise in these terms and conditions, you will not be entitled to any compensation or other payment upon the discontinuance or alteration of any website services, or if we stop publishing the website.

21.3. To the maximum extent permitted by applicable law and subject to Section 21.1, we exclude all representations and warranties relating to the subject matter of these terms and conditions, our website and the use of our website.

# 22. Limitations and exclusions of liability

- 22.1. Nothing in these terms and conditions will:
  - (a) limit or exclude any liability for death or personal injury resulting from negligence;
  - (b) limit or exclude any liability for fraud or fraudulent misrepresentation;
  - (c) limit any liabilities in any way that is not permitted under applicable law; or
  - (d) exclude any liabilities that may not be excluded under applicable law.
- 22.2. The limitations and exclusions of liability set out in this Section 23 and elsewhere in these terms and conditions:
  - (a) are subject to Section 22.1; and
  - (b) govern all liabilities arising under these terms and conditions or relating to the subject matter of these terms and conditions, including liabilities arising in contract, in tort (including negligence) and for breach of statutory duty, except to the extent expressly provided otherwise in these terms and conditions.
- 22.3. To the extent that our website and the information and services on our website are provided free of charge, we will not be liable for any loss or damage of any nature.
- 22.4. We will not be liable to you in respect of any losses arising out of any event or events beyond our reasonable control.
- 22.5. We will not be liable to you in respect of any business losses, including (without limitation) loss of or damage to profits, income, revenue, use, production, anticipated savings, business, contracts, commercial opportunities or goodwill.
- 22.6. We will not be liable to you in respect of any loss or corruption of any data, database or software.
- 22.7. We will not be liable to you in respect of any special, indirect or consequential loss or damage.
- 22.8. You accept that we have an interest in limiting the personal liability of our officers and employees and, having regard to that interest, you acknowledge that we are a limited liability entity; you agree that you will not bring any claim personally against our officers or employees in respect of any losses you suffer in connection with the Platform or these terms and conditions (this will not, of course, limit or exclude the liability of the limited liability entity itself for the acts and omissions of our officers and employees).

- 22.9. Our aggregate liability to you in respect of any contract to provide services to you under these terms and conditions shall not exceed the greater of:
  - (a) the value of the average annual user subscription; and
  - (b) the total amount paid and payable to us under the contract.

#### 23. Indemnity

23.1. You hereby indemnify us, and undertake to keep us indemnified, against any and all losses, damages, costs, liabilities and expenses (including without limitation legal expenses and any amounts paid by us to a third party in settlement of a claim or dispute) incurred or suffered by us and arising directly or indirectly out of your use of our Platform or any breach by you of any provision of these terms and conditions.

#### 24. Breaches of these terms and conditions

- 24.1. Without prejudice to our other rights under these terms and conditions, if you breach these terms and conditions in any way, or if we reasonably suspect that you have breached these terms and conditions in any way, we may:
  - (a) send you one or more formal warnings;
  - (b) temporarily suspend your access to our website;
  - (c) permanently prohibit you from accessing our website;
  - (d) block computers using your IP address from accessing our website;
  - (e) contact any or all of your internet service providers and request that they block your access to our website;
  - (f) commence legal action against you, whether for breach of contract or otherwise; and/or
  - (g) suspend or delete your account on our website.
- 24.2. Where we suspend or prohibit or block your access to our website or a part of our website, you must not take any action to circumvent such suspension or prohibition or blocking (including without limitation creating and/or using a different account).

#### 25. Third party websites

- 25.1. Our website includes hyperlinks to other websites owned and operated by third parties; such hyperlinks are not recommendations.
- 25.2. We have no control over third party websites and their contents, and subject to Section 21.1 we accept no responsibility for them or for any loss or damage that may arise from your use of them.

# 26. Trade marks

- 26.1. Tall Ships Network, Tall Ships Events, Tall Ships Booking, Discover Motorsport, our logos and our other registered and unregistered trade marks are trade marks belonging to us; we give no permission for the use of these trade marks, and such use may constitute an infringement of our rights.
- 26.2. The third party registered and unregistered trade marks or service marks on our website are the property of their respective owners and, unless stated otherwise in these terms and conditions, we do not endorse and are not affiliated with any of the holders of any such rights and as such we cannot grant any licence to exercise such rights.

# 27. Competitions

- 27.1. From time to time we may run competitions, free prize draws and/or other promotions on our website.
- 27.2. Competitions will be subject to separate terms and conditions (which we will make available to you as appropriate).

## 28. Variation

- 28.1. We may revise these terms and conditions from time to time.
- 28.2. The revised terms and conditions shall apply to the use of our website from the date of publication of the revised terms and conditions on the website, and you hereby waive any right you may otherwise have to be notified of, or to consent to, revisions of these terms and conditions.
- 28.3. If you have given your express agreement to these terms and conditions, we will ask for your express agreement to any revision of these terms and conditions; and if you do not give your express agreement to the revised terms and conditions within such period as we may specify, we will disable or delete your account on the website, and you must stop using the website.

#### 29. Assignment

- 29.1. You hereby agree that we may assign, transfer, sub-contract or otherwise deal with our rights and/or obligations under these terms and conditions.
- 29.2. You may not without our prior written consent assign, transfer, sub-contract or otherwise deal with any of your rights and/or obligations under these terms and conditions.

#### 30. Severability

- 30.1. If a provision of these terms and conditions is determined by any court or other competent authority to be unlawful and/or unenforceable, the other provisions will continue in effect.
- 30.2. If any unlawful and/or unenforceable provision of these terms and conditions would be lawful or enforceable if part of it were deleted, that part will be deemed to be deleted, and the rest of the provision will continue in effect.

# 31. Third party rights

- 31.1. A contract under these terms and conditions is for our benefit and your benefit, and is not intended to benefit or be enforceable by any third party.
- 31.2. The exercise of the parties' rights under a contract under these terms and conditions is not subject to the consent of any third party.

# 32. Entire agreement

32.1. Subject to Section 22.1, these terms and conditions, together with our privacy and cookies policy, shall constitute the entire agreement between you and us in relation to your use of our website and shall supersede all previous agreements between you and us in relation to your use of our website.

## 33. Law and jurisdiction

- 33.1. These terms and conditions shall be governed by and construed in accordance with English law.
- 33.2. Any disputes relating to these terms and conditions shall be subject to the exclusive jurisdiction of the courts of England.

# 34. Statutory and regulatory disclosures

- 34.1. We will not file a copy of these terms and conditions specifically in relation to each user or customer and, if we update these terms and conditions, the version to which you originally agreed will no longer be available on our website. We recommend that you consider saving a copy of these terms and conditions for future reference.
- 34.2. These terms and conditions are available in the English language only.
- 34.3. The website of the European Union's online dispute resolution platform is available at https://webgate.ec.europa.eu/odr/main. The online dispute resolution platform may be used for resolving disputes.

# 35. Our details

- 35.1. This website is owned and operated by *Mariners Close Limited*, a limited liability company incorporated under the laws of the United Kingdom.
- 35.2. We are registered in England and Wales under registration number 12056542, and our registered office is at *15 Mariners Close, Fleetwood, Lancashire, FY7 7BF, United Kingdom*.
- 35.3. Our principal place of business is at *15 Mariners Close, Fleetwood, Lancashire, FY7 7BF, United Kingdom*.
- 35.4. You can contact us:
  - (a) by post, using the postal address given above;
  - (b) using our website contact form, which may be published on our website from time to time;
  - (c) by telephone, on the contact number published on our website from time to time; or
  - (d) by email, using the email address published on our website from time to time.