

SeaSkills Training. Terms and Conditions for bookings

In these terms and conditions the term "company" means SeaSkills Training its instructors skippers or any sub-contracted person. The term "the client" shall mean each person in whose name the course is booked.

- If the company is unable to meet any booking through circumstances beyond its control the client(s) may be offered another booking at the company's discretion. In such circumstances if the company is unable to offer the client(s) or the client(s) are unable to accept another booking the company will refund any deposit or course fee paid. The company's liability is limited to return of deposit or fees already paid.
- Course bookings for each client are secured when we receive a completed booking form and full payment for the booking.
- The company will decide how and when any activity or training course is run and whether or not the activity or training course will proceed. The company's decision is final.
- If a client wishes to cancel a booking, the company will make reasonable endeavors to accommodate the change at no further cost. This is dependent on the amount of notice given and the company's ability to "resell" the booking. In the event of cancellation the following terms will apply:
 - Cancellation more than 4 weeks before booked date; course fee repaid less £75 administration charge
 - Cancellation between 2 and 4 weeks before booked date; full course fee due unless places can be "resold" in which case the clients liability is limited to £75 administration charge
 - Less than 2 weeks before booked date; full course fee due

We strongly recommend that client(s) take out their own insurance against cancellation, damage or loss of personal effects, death or personal injury.

- The RYA Approved Commercial Training Centre, RYA/NSSA Instructors, NSSA Sailing Masters, RYA Senior Instructors, RYA Coaches or as agreed do not accept responsibility for any loss, damage or injury suffered by persons and/or their property arising out of or during the course of their activities whilst training and/or coaching and/or instructing unless such injury loss or damage was caused by or resulted from negligence or deliberate act.
- The company or as agreed does not accept responsibility for any loss, damage or injury suffered by persons and/or their property arising out of or during the course of their activities during any booking unless such injury loss or damage was caused by or resulted from negligence or deliberate act.
- The client acknowledges that there are inherent dangers involved in sports and understands and agrees that in signing the booking form the client indemnifies the company and its instructors holding them free of liability in the event of an accident death injury or damage to person or property
- A client requesting training on "Own Boat" basis, including a vessel chartered by the client will be sent a separate document listing the equipment required to be on the boat for the training. It is a condition of booking "Own Boat" training that the client also signs the "Application for Own Boat Training" form which includes a declaration that the client undertakes to ensure that the boat is safe and properly insured at the client's expense.
- Where the company provides equipment to the client, for example lifejackets or navigation equipment, the client is responsible for the safe return of that equipment at the end of each day of the training. Damage to any item beyond normal wear and tear may render the client liable to pay for the cost of replacing the item

SeaSkills Training.

Terms and Conditions for bookings

- The company only accepts young people under the age of 18 onto courses where they are accompanied by an adult family member.