Article 1. Definitions In these general terms and conditions, the following terms are used in the following meanings, unless explicitly stated otherwise: Canal Motoroats: Canal Motoroats 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 Canal Motorobats or to whom Canal Motorobats has issued a quotation to which these general terms and conditions apply.

- Conditions apply.
  Constant of the second s

  - 5.
  - 6.
  - 7
  - any general terms and conditions used by the tenant is expressly rejected. Journ apprectant, and interpret and provide the segmental terms and conditions, or about which there is uncertainty, should be assessed according to the spirit and purpose of these general terms and conditions. For purpose of 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. Consider the spirit and purpose of these general terms and conditions. Consider the spirit and purpose of these general terms and conditions. Consider the spirit and purpose of these general terms and conditions. Changes of minor importance can be made at any time. If the tenant does not accept a change, he may terminate the agreement until the date on which the new conditions become effective. Canal Motorbate 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 deductible). Renting a boat is at your own risk. Canal Motorboats is not liable for admage to goods or for any physical injury/accident unless such damage and/or injury/accident is the direct result of a defect in the vessel provided by the lessor. Canal Motorboats may not allow the tenant to depart or may require returning to the marine or immediately to a designated mooring place due to bad or dangerous weather conditions and/or excessive use of alcohol and/or other narcotics. It is strictly forbidden to have amplified music on bader. 8.

## Article 3. General obligations of the tenant

- 3.
- 4.
- ĕ
- 8
- 10
- Used Using the second s 12

- the binant if a control by the law enforcement authorities shows that this rule is being violated, an advance with the control by the law enforcement authorities shows that this rule is being violated, an advance with the control by the law enforcement authorities shows that this rule is being violated, an advance with the control by the law enforcement authorities shows that the shows and the sh
  - The tenant is builted to limitednergy term any during or covered by the insurance and the tenant is fully liable for the full dosts to repair the damage. In case of serious incompetence, negligence, recklessness, and/or non-compliance with instructions from the lessor and/or his personnel, the lessor full 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 full 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 full not make a claim under the insurance, but the tenant is fully liable for the lessor's for the lessor must be delivered in the same condition as 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 frepair value. 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 the tenant discovers that there is damage on the costs of the rental period, the tenant must inform the lessor before departure. If the tenant discovers that there is damage on the cost of the rental period, the tenant must inform the vessel, in the same condition as when received, at the agreed time and place regardless of the rental period. The tenant is in the vessel in the same condition as when received, at the agreed time and place regardless of the vessel or any consequential damage and/or loss of the vessel, as far as not covered by the insurance, occuring during the time he has tell weaker the elivability of the lessor before, during, or as a result of renting a vessel from the lessor. Defore departure is the damage and/or loss of the vessel, and the barant of the sing the legal obligation for compensation for damage due to demonstrate that the damage and/or loss is not attributable to him or any of his tellow passengers. 4.

  - 5. 6.
  - 7
  - 8.
  - 9
  - 10
  - 11

# Article 5.

- 2
- 3.
- incident in question.
  The lessor is not liable for theft and/or damage to property that the tenant brings on the vessel.
  Reservation, payment, cancellation
  In the case of reservations, the lessor may request an advance payment. If the tenant fails to make the advance payment on time or fails to take possession of the rented item on time, they shall forfeit any rights stemming from the reservation. Reservations for one or more vessels can be made via the internet or by phone. Reservations are only considered valid after confirmation by the lessor, efficience or to by phone. Reservations are only considered valid after confirmation by the lessor, efficience or the rented item on time, the lenant may reschedule the reservation free of charge, for up to one year after the orginally before the reservation start time includent in our possible, and the tenant invector0% of the total agreed rental rate. Within 48 hours, reschedule into reservation is made within 48 hours, rescheduling or cancellation is not permitted.
  In the event of hazardous weather conditions, such as storms or thunderstorms), only Canal Motorbaats can reschedule the reservation start time, the enservation or thunderstorms), only Canal Motorbaats will contact the condition that the payment for the cancelled reservation will be converted into a credit; there will be no refund of the paid amount. Canal Motorbaats will contact the teranat is more than 1 hour late without fathe tenant is more with the iterant accordingly. King's Day, Gay Pride, and other events cannot be cancelled at all.
  If the tenant is more than 1 hour late without prior to indication is no right to an alternative. The lessor may terminate the agreement immediately and reposes the use of hazardous weather conditions. The tenant is more the tuil rental previously agreed-upon period.
  agreed-upon period. 4.
- vessel if the tenant fails to comply with the general terms and conditions. The tenant is also obligated to pay the full rental price for the previously agreed-upon period.
  If a reserved vessel we the tenant is entitled to a reduid of the agreed cental amount, unless the lessor has notified the tenant of the unavailability of the reserved vessel we the tenant is entitled to a reduid of the agreed cental amount, unless the lessor has notified the tenant of the unavailability of the reserved vessel at least two hours before the agreed ime. The tenant that no claim to additional compensation.
  If the tenant returns the vessel earlier than the agreed rental period at the relation, there is no entitlement to a refund of the paid rental amount, unless the compensation.
  If the tenant returns the vessel earlier than the agreed rental period at the relation, there is no entitlement to a refund of the paid rental amount or a portion, thereof. Even without a reserved une, the some cases to rent a vessel. Payment is then made on-site before the agreed rental accelence of the commencement of the renard agreement, in cash.
  A rescheduled booking cannot be resclution again.
  Article 6 Event and Montobats reserves the right to charge adjusted duily rates during King's Day, the Gay Pride, the Prinsengracht Concert, SAIL, and other events.

- events. The cancellation conditions do not apply during events and on the days mentioned above. Cancellation by the tenant is not possible. Only the lessor can cancel the agreement. 2
- can cancel the agreement.
  Can cancel the agreement.
  Article 7. Visual material
  It is possible that Canal Motorboats will take photos or video material during the boat trip. By agreeing to these general terms and conditions, you agree that Canal Motorboats may use this material for commercial purposes.
  Article 8. Complaints and disputes
  In the complaint laints, the tenant must inform the lessor in writing within a week of the rental date, with a proper explanation and substantiation of the complaint laints, the tenant dargement. 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.
  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.