



**BOOKING CONDITIONS**

- 1. Students must be 18 years old or over. Students aged between 16 –18 can attend courses with parents or legal guardians.
- 2. A £100.00 per person deposit must be paid upon booking; with the balance paid at least 28 days prior to the start of the course. A booking is only final when all payments have been made and Marine Matters UK Ltd has received the booking form.
- 3. In the case of cancellation by the student, if insufficient notice is given and/or your cancelled place on the course is not filled on a fee paying basis, you will forfeit the entire course fee.
- 4. If, for any reason, Marine Matters UK Ltd is unable to offer the confirmed course, or an alternative, we will refund the deposit and any balance paid. Marine Matters UK Ltd will not be responsible for any other costs.
- 5. If a student cancels after the confirmation of booking, but before the payment of the balance, the student remains liable for the payment of the balance unless the place on the course is filled on a fee-paying basis.
- 6. Students should ensure that they are physically able to take part in the course. Any pre-existing medical conditions **must** be declared at the time of booking. Details of any medication being taken must be recorded on the booking form and the Instructor must also be informed the day you attend the course. Failure to comply with this clause will invalidate any claim against Marine Matters UK Ltd arising from any medical complaint not previously disclosed.
- 7. Students must comply with reasonable instructions of Marine Matters UK Ltd staff at all times throughout the course. The decision of any Marine Matters UK Ltd Instructor is final.
- 8. Marine Matters UK Ltd, its servants, agents and employees are not under any liability, whatsoever in respect of personal injury, loss or damage to personal effects howsoever caused whilst attending a Marine Matters UK Ltd course. It is recommended that students take out their own travel/cancellation insurance.
- 10. **LIMITATION**  
Any claim arising from or in connection with this Agreement to be brought by one party against the other shall be brought within six months of the completion date of the course or delivery, failing which such claims shall be time-barred.
- 11. **SEVERANCE**  
The invalidity in whole or in part of any clause in this Agreement shall not affect the validity of the remainder of such clause or this Agreement.
- 12. **LAW AND JURISDICTION**  
This agreement shall be governed by and construed in all respects in accordance with the Laws of England and shall be subject to the exclusive jurisdiction of the English Courts.

I confirm I have read the booking conditions, am willing to comply with all safety regulations and I am fit to participate in the course activities.

Other than stated on the booking form I have no other medical conditions. This includes, but shall not be limited to, angina or other heart conditions, asthma, diabetes, dizzy spells and epilepsy.

**Signed:** ..... **Date:** .....